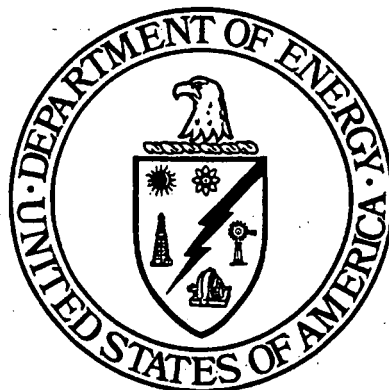


**PROJECT SPECIFIC PLAN
FOR AREA 1, PHASE IV EXCAVATION
CHARACTERIZATION AND PRECERTIFICATION**

**FERNALD CLOSURE PROJECT
FERNALD, OHIO**



JANUARY 2004

U.S. DEPARTMENT OF ENERGY

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
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
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Revision 0

APPROVAL:



Jyh-Dong Chiou, Project Manager
Demolition, Soil and Disposal Project
1/21/04
Date




Frank Miller, Characterization Manager
Demolition, Soil and Disposal Project
1/21/04
Date




Mike Frank, RTIMP/Sampling Manager
Demolition, Soil and Disposal Project
1-21-04
Date



Tom Buhrlage, Sampling Manager
Demolition, Soil and Disposal Project
1-21-04
Date



Linda Barlow, Waste Acceptance Organization
Safety, Health, and Quality
1/22/04
Date



Reinhard Friske, Quality Assurance/Quality Control
Safety, Health, and Quality
1-21-04
Date

FERNALD CLOSURE PROJECT

Fluor Fernald, Inc.
P.O. Box 538704
Cincinnati, Ohio 45253-8704

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LIST OF ACRONYMS AND ABBREVIATIONS

A1PIV	Area 1, Phase IV
ASCOC	area-specific constituent of concern
ASL	analytical support level
CDL	Certification Design Letter
CERCLA	Comprehensive Environmental Response, Compensation and Liability Act
COC	constituent of concern
CU	certification unit
DOE	U.S. Department of Energy
DQO	Data Quality Objectives
DSDP	Demolition, Soil and Disposal Project
EPA	U.S. Environmental Protection Agency
FACTS	Fernald Analytical Computerized Tracking System
FCP	Fernald Closure Project
FRL	final remediation level
GPS	Global Positioning System
HPGe	high-purity germanium (detector)
LAN	Local Area Network
MDL	minimum detection level
mg/kg	milligrams per kilogram
NaI	sodium iodide
OEPA	Ohio Environmental Protection Agency
OSDF	On-site Disposal Facility
pCi/g	picoCuries per gram
ppm	parts per million
PSP	Project Specific Plan
PWID	Project Waste Identification and Disposition Report
QA/QC	Quality Assurance/Quality Control
RSS	Radiation Scanning system
RTIMP	Real-Time Instrumentation Measurement Program
RTRAK	Radiation Tracking System
SCQ	Sitewide CERCLA Quality Assurance Project Plan
SED	Sitewide Environmental Database
SEP	Sitewide Excavation Plan
TAL	Target Analyte List
TAT	turnaround time
TPH	Total Petroleum Hydrocarbon
V/FCN	Variance/Field Change Notice
VOC	volatile organic compound
WAC	waste acceptance criteria
WAO	Waste Acceptance Organization

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1.0 INTRODUCTION

This project-specific plan (PSP) describes the data collection activities during excavation characterization and precertification of Area 1, Phase IV (A1PIV), at the Fernald Closure Project (FCP). The data collected under this plan will be used to determine if the primary radiological constituents of concern (COC) concentrations are sufficiently low enough to initiate soil certification.

1.1 BACKGROUND

As shown on Figures 1-1 and 1-2, A1PIV is located southeast of the Former Production Area and is bound almost completely by Area 1, Phase II with the southwest corner bound by Area 7. As discussed in the Excavation Plan for Area 1, Phase IV, Final, DOE 2003, a portion of the footprint for the On-Site Disposal Facility (OSDF) Cell 8 that will be constructed in the future lies in A1PIV. Prior to constructing the liner and portions of the leachate management system, the subgrade must be readied. This includes a six-inch surface scrape to remove topsoil, other unsuitable soils, and at- and below-grade structures. Certification sampling must also be completed to ensure the soil meets established final remediation level (FRL) goals based on the Operable Unit 5 Record of Decision, Final, DOE 1996.

A1PIV is approximately 4.22 acres and is radiologically clean (not radiologically controlled). The area has primarily served as a support area for site operations. Gravel parking lots have been maintained in the area to facilitate worker parking as well as parking for inbound and outbound tractor-trailers used to ship waste materials off-site for disposal. A Fuel Loading/Unloading Facility (82B) is also located in the area. The facility contains two above-ground fuel tanks (one diesel and the other gasoline) that service pumps located outside of A1PIV.

A1PIV has been well characterized through previous sampling investigations and all sample results are well below the established FRLs and OSDF waste acceptance criteria (WAC) levels. Excavation will begin late in 2003 and excavation control samples will be collected as necessary. Following excavation of A1PIV, the area will be precertified through real-time radiological scanning. The precertification data will be used to identify any residual patterns of soil contamination. Any hot spot areas detected with real-time radiological scanning instruments that could result in a certification unit (CU) failing certification will be excavated and removed before certification activities begin.

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Details of the certification strategy will be presented in the Area 1, Phase IV Certification Design Letter and certification sampling activities will be presented in the Project Specific Plan for Area 1, Phase IV Certification Sampling. Both documents will be submitted to the U.S. Environmental Protection Agency (EPA) and Ohio Environmental Protection Agency (OEPA) for approval prior to certification sampling.

1.2 PURPOSE

The purpose of this PSP is to provide specific direction regarding real-time radiological characterization and soil sampling during excavation and precertification scanning activities in A1PIV. This detailed information includes precertification scan requirements, sample identification and criteria for collecting physical samples. Lift scan requirements are also included in the event that the excavation in the area must extend past the planned six inches below the existing soil surface grade.

Precertification scanning activities detailed in this PSP will: 1) evaluate any patterns of residual surface soil contamination, and 2) determine if soil excavation is necessary for the CU to pass certification. These objectives will be accomplished through two separate phases of precertification, as described in Section 2.0. Phase 1 and Phase 2 of precertification real-time scanning will serve these purposes:

- 1) Precertification Phase 1 scanning with mobile sodium iodide (NaI) detectors will provide as close as possible to 100 percent coverage of A1PIV. Data obtained from this scan will be used to determine patterns of total gamma counts and potential hot spots [i.e., three times (3x) the FRL for total uranium or thorium-232 or seven times (7x) the FRL for radium-226.] High-purity germanium (HPGe) detector measurements will be obtained in areas that are inaccessible to the mobile NaI detectors. Based on this information, and other relevant factors discussed in Section 3.3.3.2 of the Sitewide Excavation Plan (SEP), CU boundaries will be established in A1PIV.
- 2) During Precertification Phase 2, a minimum of one HPGe reading will be obtained for each batch of NaI spectra to confirm the Phase I highest reading for total gamma counts or the highest reading for uranium, thorium, and radium hot spots. If the HPGe results show concentrations to be above 3x the FRL of any primary radiological COCs, the hot spot will be delineated and a remediation plan will be submitted for EPA approval.

As a whole, precertification data will be used to determine if A1PIV is ready for certification activities. If NaI and HPGe data indicate the activity of primary radiological COCs are below the hot spot criterion then certification physical sampling will be initiated under a separate PSP. If not, an excavation plan will be developed to delineate and excavate the hot spots prior to the initiation of certification activities. The excavation plan will be submitted to the EPA for approval.

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1.3 SCOPE

The scope of this PSP is limited to A1PIV excavation characterization and precertification surface scanning activities, including confirmation measurements, and if necessary, hot spot delineation, as well as physical sampling. All precertification scanning activities will be consistent with Section 3.3.3 of the SEP. The real-time scanning approach will be consistent with the User Guidelines, Measurement Strategies, and Operational Factors for Deployment of In-Situ Gamma Spectrometry at the Fernald Site (referred to as the User's Manual), Real Time Instrumentation Measurement Program (RTIMP) Protocols and the RTIMP Operations Manual (RTIMP-M-003). Field activities must be consistent with the Sitewide Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) Quality Assurance Project Plan (SCQ), Data Quality Objectives (DQO) SL-048, Revision 5 (Appendix A); SL-054, Revision 2; and SL-055, Revision 0 (Appendix B).

This PSP is not considered a work authorization document per SH-0021, Work Permits. Work authorization documents per SH-0021 may include applicable Environmental Services procedures, Fluor Fernald work permits, Radiological Work Permits, penetration permits, and other applicable permits.

1.4 KEY PERSONNEL

Key personnel responsible for performance of the project are listed in Table 1-1.

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**TABLE 1-1
KEY PERSONNEL**

Title	Primary	Alternate
DOE Contact	Johnny Reising	TBD
DSDP Project Manager	Jyh-Dong Chiou	Rich Abitz
Characterization Manager	Frank Miller	Denise Arico
RTIMP Manager	Mike Frank	Brian McDaniel
RTIMP Field Lead	Brian McDaniel	Dale Seiller
Surveying Manager	Jim Schwing	Andy Clinton
Field Sampling Manager	Tom Buhrlage	Jim Hey
Laboratory Contact	Heather Medley	Kathy Leslie
Data Management Contact	Denise Arico	Krista Blades
Data Validation Contact	James Chambers	Andy Sandfoss
Field Data Validation Contact	Andy Sandfoss	James Chambers
FACTS/SED Database Contact	Kym Lockard	Susan Marsh
WAO Contact	Linda Barlow	TBD
QA/QC Contact	Reinhard Friske	Dick Scheper
Safety and Health Contact	Gregg Johnson	Pete Bolig / Jeff Middaugh

DOE - Department of Energy

FACTS - Fernald Analytical Computerized Tracking System

QA/QC - Quality Assurance/Quality Control

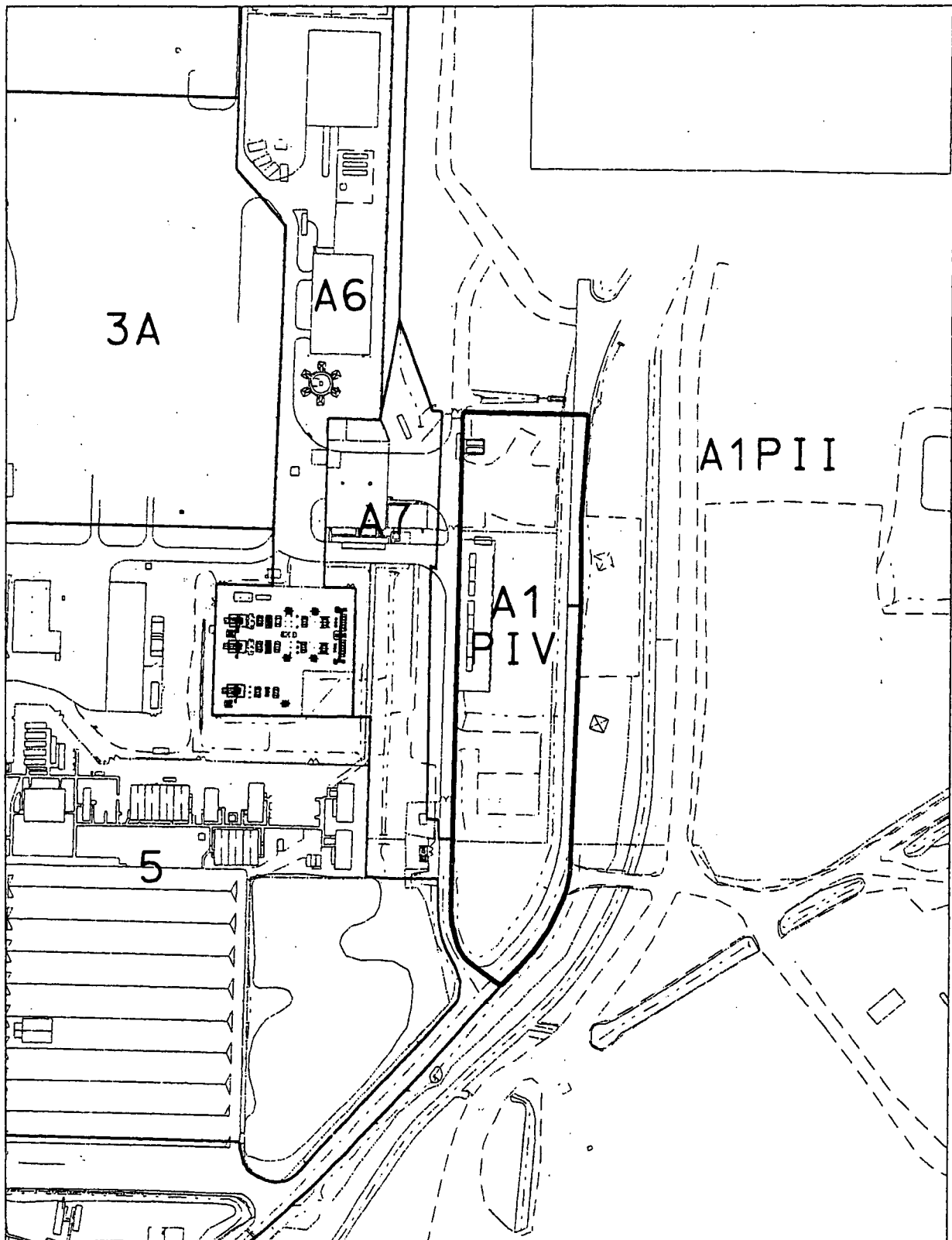
DSDP - Demolition, Soil and Disposal Project

SED - Sitewide Environmental Database

WAO - Waste Acceptance Organization

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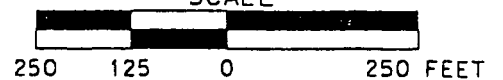
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LEGEND:

— A1PIV BOUNDARY

SCALE

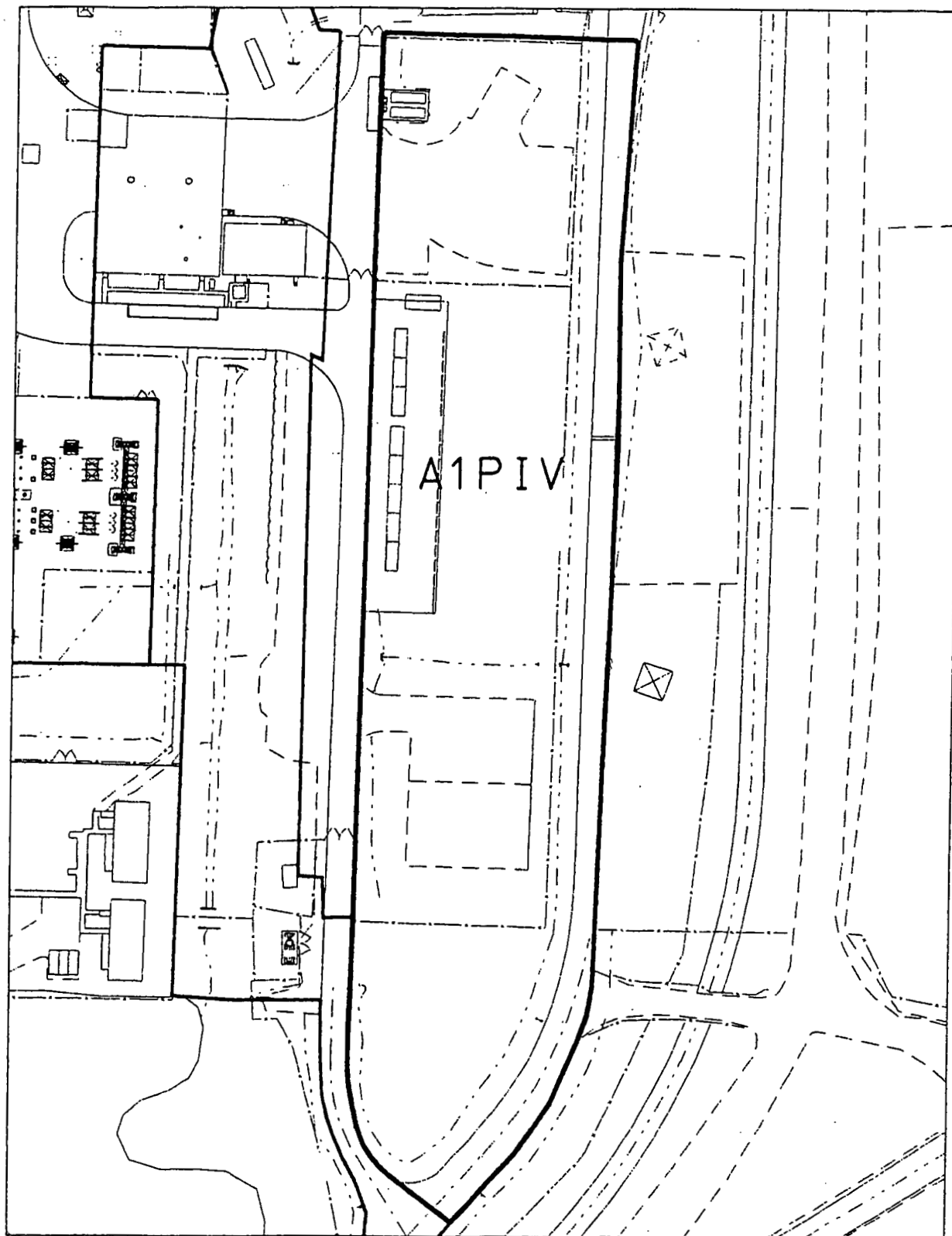


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FIGURE 1-1. AREA 1, PHASE IV LOCATION MAP

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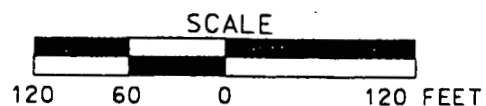


FIGURE 1-2. A1PIV BOUNDARY MAP

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2.0 EXCAVATION CHARACTERIZATION AND PRECERTIFICATION PROGRAM

Routine radiological scanning of A1PIV will take place in two phases following excavation of concrete, gravel, structures, and topsoil in the area. During Precertification Phase 1, the Radiation Tracking System (RTRAK), Radiation Scanning System (RSS), and/or the Gator will be used to provide as close as possible to 100 percent coverage of the area to determine patterns of total gamma activity, as discussed in Section 2.1. Operation of real-time equipment will be consistent with the User's Manual, RTIMP Protocols and the RTIMP Operations Manual. In areas that are physically inaccessible to the mobile NaI detectors, the HPGe detector will be used to scan surface soil.

During Precertification Phase 2, HPGe detectors will be used to evaluate areas indicating hot spots (see Section 1.2 for criteria) or the highest gamma activity identified during Phase 1. In addition, the HPGe will be used to confirm any hot spots, as defined in the User's Manual and discussed further in Section 2.2 of this PSP. If a hot spot is confirmed, delineation will take place as another phase of measurements under this PSP. The real-time equipment and corresponding equipment configurations used during each phase of precertification are summarized in Table 2-1. Soil moisture measurements and background radon monitoring will also be collected to support mobile NaI and HPGe measurements, as discussed in Sections 2.5 and 2.6 respectively.

2.1 EXCAVATION CHARACTERIZATION

2.1.1 Floors, Roads, and Foundations

Following removal of overlying structural material, the newly exposed surface soil area must be scanned with *in situ* gamma instruments and scanned in sections as removal of this overlying material progresses over the duration of the project. In particular, gamma scans beneath building foundations and below-grade structures will be performed after individual buildings or below-grade structures are excavated. To determine the proper disposition of the first planned lift of excavated soil in these areas, near 100 percent coverage will be achieved during the NaI detector to verify the absence of above-WAC soil. Action and trigger levels are discussed in the User's Manual.

If the newly exposed soil surface (after removal of concrete, etc) to be scanned is located in a presumed below-FRL area for all primary radiological COCs as defined in the Excavation Plan, then the newly exposed soil/fill surface at design grade will be gamma scanned using NaI and HPGe equipment for precertification purposes per Section 2.2.

2.1.2 Real-Time Lift Scans

Historical data from A1PIV indicates all sample results are below established FRLs and OSDF WAC levels, and current excavation plans only consist of a six-inch surface scrape of the entire area with the exception of structural foundations and utilities. It is not anticipated that more than one lift will be performed and it is not anticipated that contamination will drive excavation. If contamination is driving the excavation (i.e., excavation is not the result of structure removal), following an initial real-time scan per RTIMP Protocol located in the User's Manual, 3 +/- one foot of soil is removed as a lift from the area requiring excavation. Real-time scanning occurs following the removal of the lift. If real-time scanning is not possible due to the moisture content in the ground (i.e., wet field conditions in the area), physical samples for total uranium will be taken and analyzed to replace the real-time scanning. Section 2.8.2 describes the collection of physical samples.

2.1.3 Above-WAC Lift Scans

It is not anticipated that above-WAC areas will be encountered during excavation of A1PIV but if it is then above-WAC excavation control will be performed per real-time protocols located in the User's Manual. If the area being excavated contains above-WAC uranium, then the sideslopes of each excavation lift will be scanned, as accessible using the real-time equipment. Any sideslope measurements indicating above-WAC uranium will be further excavated and scanned until below-WAC uranium results are achieved.

2.2 PRECERTIFICATION PHASE 1

Precertification Phase 1 scanning will consist of maximum possible coverage of A1PIV using real-time, gamma-sensitive NaI detector systems to evaluate residual soil contamination patterns. The mobile NaI detectors' acquisition time will be set to four seconds with a detector height of 31 cm and a nominal speed of 1.0 mile per hour. Adjacent passes will be conducted to approximate a 0.4-meter overlap, which corresponds to a 2-meter separation of the centerlines of the passes. An onboard Global Positioning System (GPS) will be used to obtain positioning information for each detector measurement.

For any areas that are inaccessible with mobile NaI detectors, HPGe detectors will be used for surface scanning, and readings will be obtained at a detector height of 1 meter and a count time of 300 seconds (5 minutes) using an equilateral triangular grid with 11-meter nodes (approximately 95 percent coverage). If the HPGe identifies a total uranium, radium-226 or thorium-232 concentration greater than 3x FRL, Phase 2 measurements will be obtained at that location with a detector height of 31 cm to confirm and delineate the hot spot, as necessary.

The data obtained from the Precertification Phase 1 scan will be used to determine contamination patterns. A two-point moving average of consecutive NaI measurements will be mapped to determine if total uranium, radium-226 and/or thorium-232 hot spots are present and will likewise include HPGe measurements if used during Phase I. This data, along with other information as discussed in Section 3.3.3.2 of the SEP, will be considered when establishing CU boundaries in A1PIV. After reviewing the mapped data, the Characterization Manager is responsible for documenting the CU boundaries in the A1PIV CDL.

2.3 PRECERTIFICATION PHASE 2

All Precertification Phase 2 confirmation readings will be obtained using the HPGe detectors. These readings will be obtained at a minimum of one location per NaI batch file to evaluate the areas of highest gamma activity identified during Phase 1 or at Phase 1 hot spots (i.e., two-point moving average results for NaI above 3x FRL for uranium and thorium-232 and 7xFRL for radium-226). The Characterization Manager or designee is responsible for evaluating the mapped NaI data and determining the number and location of Phase 2 HPGe measurements.

Precertification Phase 2 readings will be obtained as specified in the RTIMP protocols (31 cm detector height; 5-minute acquisition time). All HPGe measurement locations will be surveyed and marked with the measurement location, as identified according to Section 2.4. One duplicate HPGe reading will be collected daily or one per 20 measurements, whichever is more frequent, at locations selected by the RTIMP Lead. The Precertification Phase 2 HPGe Target Analyte List (TAL) is shown in Table 2-2. A hot spot is confirmed if a HPGe measurement at either detector height exceeds 3x FRL for uranium, thorium-232 or radium-226.

2.4 PRECERTIFICATION PHASE 3

If a hot spot is confirmed (i.e., a Phase 2 HPGe result above 3x FRL), project management will determine the delineation approach after considering all surrounding real-time results; however, the strategy must be consistent with RTIMP protocols based on the User's Manual and the SEP. Details of the hot spot delineation will be documented in a V/FCN, and any removal action will be documented in an excavation plan and submitted to the EPA for approval. After the hot spot is removed, Precertification Phase 3 measurements using HPGe detectors will be obtained to verify all delineated contamination has been removed.

2.5 REAL-TIME MEASUREMENT IDENTIFICATION

All data files collected while using the NaI detectors will be assigned a unique sample identifier, which includes the batch file number, area/phase and acre where measurements are collected.

- A1P4 = The remediation area in which the reading was collected. For data management purposes a numerical "4" is used in place of the Roman numeral IV
- P1 = Phase 1 of Precertification
- NaI Used = RSS1, RSS2, RSS3, RTRAK or Gator
- batch # = NaI batch file number

For example: A1P4-P1-RSS2-123

Supplemental HPGe readings obtained during Precertification Phase 1 (those collected in areas inaccessible to the mobile NaI detectors) will be identified as *A1P4-P1-reading #QC*, where:

- A1P4 = The remediation area in which the reading was collected. For data management purposes a numerical "4" is used in place of the Roman numeral IV
- P1 = Phase 1 of Precertification
- reading # = Sequential reading number; if a second reading (detector height = 31 cm) is necessary at that same location, the reading number will include the letter "A"
- QC = "D" for Duplicate reading, if applicable. No dash will separate the reading # and the "D"

For example, A1P4-P1-4 is the fourth HPGe reading obtained A1PIV during Phase 1 of precertification. Precertification Phase 2 will be identified as *A1P4-P2-reading# QC*, where:

- A1P4 = The remediation area in which the reading was collected (again, a numerical "4" is used in place of the Roman numeral IV for data management purposes).
- P2 = Phase 2 of Precertification
- reading # = sequential reading number; if a second reading (detector height = 31 cm) is necessary at that same location, the reading number will include the letter "A"
- QC = "D" for Duplicate reading, if applicable. No dash ("-") will precede the QC identifier.

For example, A1P4-P2-1 is the first HPGe reading obtained in A1PIV collected at a detector height of 31 cm, during Phase 2 of precertification. A1P4-P2-1D would be the duplicate reading collected at the same location.

If HPGe readings are necessary for hot spot delineation, the sample identification scheme will be the same as that for Precertification Phase 2; however, "HS" (for hot spot delineation) will be used instead of "P2." For example, the fourth hot spot delineation reading in A1PIV would be identified as A1P4-HS-4.

Radon measurements will be identified as *A1P4-1-RADON-reading #*, where:

A1P4 = The remediation area in which the reading was collected (again, a numerical "4" is used in place of the roman numeral "IV" for data management purposes)
RADON = Radon measurement
reading # = Sequential reading number

2.6 SURFACE SOIL MOISTURE GAUGE MEASUREMENTS

The Zeltex® Infrared Moisture Meter will be used to obtain soil moisture content measurements as described in the RTIMP Operations Manual (RTIMP-M-003). These measurements will be used to correct the real-time data so the readings are representative of environmental conditions. At least two surface moisture measurements per acre will be obtained where the mobile NaI detectors are used. When the HPGe is used, a surface moisture measurement will be obtained for each HPGe reading. All surface moisture measurements will be collected the same day as collecting the real-time measurements, but before environmental conditions change (e.g., rain).

2.7 BACKGROUND RADON MONITORING

A background radon monitor will be used during the collection of Phase 2 HPGe measurements if radium-226 hot spots are being evaluated. The monitor will be operated during the entire time period of Phase 2 measurements, and it will be set at the same height as the HPGe detector used to collect the radium-226 measurements. The background radon data will be used to correct the radium-226 data per the User's Manual.

2.8 PHYSICAL SAMPLING REQUIREMENTS FOR EXCAVATION CONTROL

2.8.1 Sample Collection for Potential Above-FRL Organic Determination

Two above-ground fuel tanks (one diesel and the other gasoline) are contained at the Fuel Loading/Unloading Facility (82B), which is shown on Figure 2-1. To ensure the soil does not contain contaminants above regulatory limits from any leaks or spills, physical samples will be collected from the surface of the sideslopes and bottom of the excavated footprint of the Fuel Loading/Unloading Facility (82B) following its removal. The area to be sampled is approximately 30 feet by 40 feet.

Physical samples will be collected from the sideslopes of each excavation lift and the bottom and sideslopes at design depth grade of the excavation, though it is not anticipated that more than one excavation lift will be required. The sideslopes will be sampled at a frequency of one sample location every 20 linear feet along the perimeter of the excavation lift at a minimum of one sample location per sideslope. If discolored soil is noted, the sample will be collected from the discolored area for that location. At

design depth, a systematic grid (20 feet by 20 feet blocks) will be laid out either by land survey methods or by manual field measurement methods over the excavated floor area. The intersection points of each block will be marked. A physical sample will be collected from the center of the grid block unless a discoloration of the soil is noted in that grid block. If the floor of the excavation is less than 40 feet in any direction, then two sample locations at representative spacing will be marked for sample collection. If discolored soil is noted, the sample will be collected from the discolored area instead of the centerpoint of the grid block. Samples will be submitted for the analysis of the following volatile organic compounds (VOC): benzene, toluene, ethylbenzene, and xylene (TAL A). Samples will also be collected for total petroleum hydrocarbon (TPH) analysis (TAL B). The TALs are shown on Table 2-3 and the Sampling and Analytical Requirements are on Table 2-4.

The samples will be shipped to an offsite laboratory and analysis will be performed at analytical support level (ASL) B. One trip blank will be taken each day that VOC samples are collected, or one per 20 VOC samples that are collected, or one per cooler that will be shipped, whichever is more frequent. The samples to be collected, the locations, depths, sample identifiers, and collection methods will be based on field conditions. All requirements will be identified by the Characterization Manager or designee and documented with a V/FCN per Section 3.3. All significant V/FCNs will be submitted to the EPA for approval. All physical soil samples will be collected using methods for surface soil collection specified in Procedure SMPL-01, Solids Sampling; all physical liquid samples will be collected using Procedure SMPL-26, Liquids and Sludge Sampling. The data quality objectives identified in DQO SL-048 will also be followed for physical sampling. Sample identification for any physical samples collected will follow the guidelines described in Section 2.9. The collection of physical samples will be documented on a chain of custody per Procedure EW-0002, Chain of Custody/Request for Analysis Record for Sample Control, and in applicable field logs. The surveying group or sampling group will use GPS equipment and survey the northing and easting of each physical sample location. The survey information will be reported to the Characterization Lead or designee and will be entered into the SED.

2.8.2 All Other Physical Sample Requirements

Other physical samples are not planned under this PSP but may be collected, if necessary, to verify HPGe readings and/or to confirm or delineate anomalies identified by RTIMP. If physical samples are collected, the locations, depths, sample numbers, collection methods, analytical requirements and QC requirements will be identified by the Characterization Manager or designee and documented with a variance/field change notice (V/FCN).

2.9 PHYSICAL SAMPLING IDENTIFICATION

All excavation control and precertification physical samples collected for laboratory analysis or archiving will be assigned a unique sample identifier. This identifier will be made up of the following components and designators that will be used in some combination. Note that this list is not finite and all of the identifiers shall be defined in the supplemental PSP or V/FCNs, as appropriate, per Section 7.5.

1. Area: A1P4 = Area 1, Phase IV
2. Excavation Control: EC = Excavation Control Sampling
3. Stage/Situation: SF = Sampling done at the surface or removal of surface
concrete, asphalt or gravel
DG = Design Grade
PC = Precertification (following evaluation of design or final grade data)
4. Location Number of the Stage/Situation: Designates the sequential numbering of the stage/situation.
The first measurement in each category taken from within the excavation area is -1 (dash precedes the number) and any subsequent measurements in the same category and excavation area are numbered sequentially (-2, -3, -4, etc.)
6. ^: The ^ is placed between the location number for the stage/situation and the analysis type identifier. When used, the information to the left of this symbol identifies the location number and allows the automatic assignment of the location identification number to be transferred to the appropriate field/table in the SED. The ^ is not used if the sample does not have coordinates such as water samples and trip blanks, a "-" is used instead.
7. Analysis Type: L = volatiles
TPH = total petroleum hydrocarbon
U = total uranium (replace real-time scanning)
R = additional rads with/without uranium and/or Tc-99
RTL = Replace real-time lift scan requirements in meets-WAC areas
8. Quality Control Designators: TB = trip blank

Using these guidelines and the character number limit of the SED (boring identifiers to 15 characters and sample identifiers to 20 characters), the unique identification scheme for the various measurement techniques is as follows:

Example: A1P4EC-DG-4^L, where

A1P4 = Area 1, Phase IV
EC = Excavation Control Sampling
DG = design grade
4 = fourth location of design grade
^ = used to differentiate between the boring (location) ID and the sample ID
L = volatiles

TABLE 2-1
REAL-TIME EQUIPMENT AND DETECTOR CONFIGURATIONS
USED DURING EACH PRECERTIFICATION PHASE

Precertification Phase	Equipment Used	ASL	Detector Configuration
Phase 1 – Scanning	RSS, RTRAK, NaI, or Gator	A	Speed = 1 mph, Acquisition Time = 4 seconds
	HPGe ^a	A	Height = 1 m, Acquisition Time = 5 minutes
Phase 2 – Hot Spot Confirmation and Delineation	HPGe	B	Height = 31 cm, Acquisition Time = 5 minutes
Phase 3 (if necessary) – Verification of Hot Spot Removal	HPGe	B	Height = 31 cm, Acquisition Time = 5 minutes

ASL – analytical support level

^a The HPGe will only be used during Phase 1 if areas are inaccessible to the mobile NaI detectors.

TABLE 2-2
TARGET ANALYTE LIST FOR
A1PIV PRECERTIFICATION HPGe MEASUREMENTS

HPGe Detector		
1	ASL B*	Total Uranium (FRL = 82 mg/kg)
2	ASL B*	Thorium-228 (FRL = 1.7 pCi/g)**
3	ASL B*	Thorium-232 (FRL = 1.5 pCi/g)
4	ASL B*	Radium-226 (FRL = 1.7 pCi/g)
5	ASL B*	Radium-228 (FRL = 1.8 pCi/g)**

mg/kg – milligrams per kilogram

pCi/g – picoCuries per gram

*The ASL applies only to Precertification Phase 2 and hot spot delineation readings. All HPGe and Mobile NaI readings obtained during Precertification Phase 1 will be classified as ASL A.

** Th-228 and Ra-228 are not measured directly; assumed to be in secular equilibrium with Th-232 and Ra-226, respectively.

TABLE 2-3
TARGET ANALYTE LISTS FOR A1PIV PHYSICAL SAMPLING

20730-PSP-0001-A
(ASL B)

Analyte	FRL	MDL – Soil	MDL - Water
Benzene	850 mg/kg	85 mg/kg	10 ug/l
Toluene	100000 mg/kg	100 mg/kg	10 ug/l
Ethylbenzene	5100 mg/kg	51 mg/kg	10 ug/l
Xylene, total	920000 mg/kg	920 mg/kg	10 ug/l

20730-PSP-0001-B
(ASL B)

Analyte	FRL	MDL
Total Petroleum Hydrocarbon (TPH)	NA	best achievable

MDL – minimum detection level

TABLE 2-4
SAMPLING AND ANALYTICAL REQUIREMENTS

Analyte	Matrix	Lab	TAT	Preserve	Hold Time	Container	Sample Mass/Volume
VOCs (TAL A)	Soil	Offsite	3 days	Cool 4° C	14 days	Glass with teflon-liner	60 g
VOCs (TAL A)	Water (trip blank)	Offsite	3 days	H ₂ SO ₄ , pH<2 Cool 4° C	14 days	Glass with teflon-lined septa	120 ml (no headspace)
TPH (TAL B)	Soil	Offsite	3 days	Cool 4° C	28 days	Glass with teflon-liner	50 g

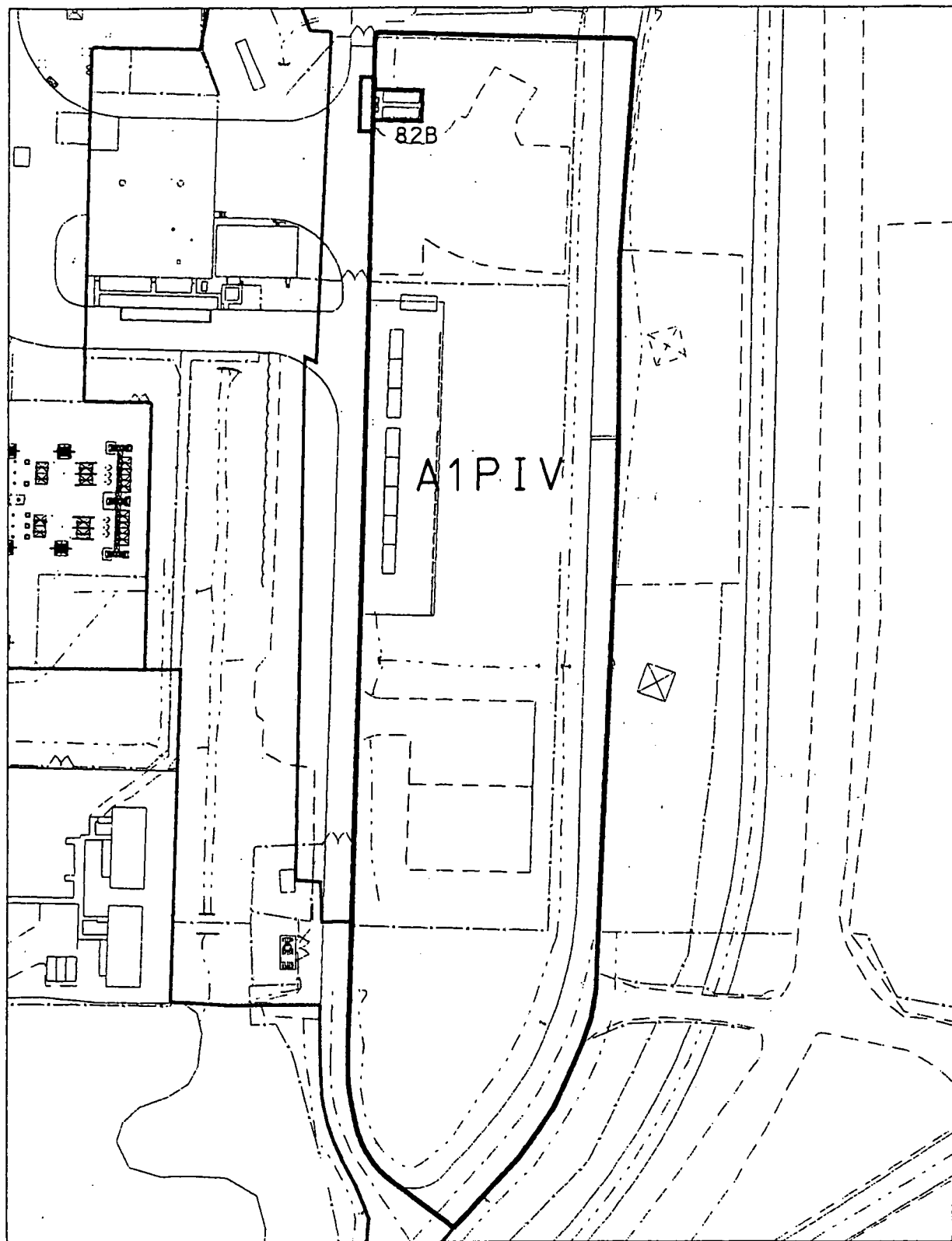
TAT – turnaround time

5251

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STATE PLANNING COORDINATE SYSTEM 1983

20-NOV-2003



LEGEND:

DRAFT

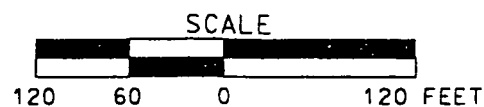


FIGURE 2-1. FUEL LOADING/UNLOADING FACILITY (82B)

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3.0 QUALITY ASSURANCE/QUALITY CONTROL REQUIREMENTS

3.1 QUALITY CONTROL SAMPLES – REAL-TIME MEASUREMENTS AND PHYSICAL SAMPLES

One duplicate HPGe measurement will be collected for every 20 HPGe measurements performed. The duplicate will be collected immediately after the initial measurement at the same acquisitions time and detector height. In accordance with DQO SL-054 and SL-055 (Appendix B), RTIMP measurements will be classified as ASL A or ASL B depending on validation needs.

A trip blank quality control sample is required each day that VOC samples are collected, or one per 20 VOC samples that are collected, or one per cooler that will be shipped, whichever is more frequent when physical samples requiring offsite VOC analysis. SMPL-21, Collection of Field Quality Control Samples, details the collection of trip blank samples.

3.2 DATA VALIDATION

3.2.1 Real-Time Data Verification/Validation

Data verification is performed per DQOs SL-054 and SL-055 (Appendix B), SCQ Appendix H, and RTIMP Protocols. Data validation is performed per the SCQ, Appendix H. All real-time data collection will be collected and reported at ASL A or ASL B, depending on validation needs per DQO SL-054 and SL-055.

3.2.2 Physical Sample Data Validation

In accordance with the requirements of DQO SL-048 (Appendix A), all field data will be validated. All analytical data will require a certificate of analysis.

3.3 PROJECT REQUIREMENTS FOR SURVEILLANCES

Project management has ultimate responsibility for the quality of the work processes and the results of the scanning activities covered by this PSP. The FCP Quality Assurance organization may conduct independent assessments of the work process and operations to assure the quality of performance. The assessment will encompass technical and procedural requirements of this PSP and the SCQ. Independent assessments may be performed by conducting surveillances.

3.4 FIELD CHANGES TO THE PSP

If field conditions require changes or variances, written approval must be obtained from the Project Lead and QA/QC before the changes may be implemented (electronic mail is acceptable). Changes to the PSP will be noted in the applicable Field Activity Logs and on a V/FCN. QA/QC must receive the completed V/FCN, with the signatures of the Project Manager, Characterization Manager and the QA/QC Representative, within seven working days of granting approval. Any field changes that may impact the safety of the field team will also be approved by Health and Safety.

3.5 APPLICABLE PROCEDURES, MANUALS AND DOCUMENTS

Work performed under this PSP will be conducted in accordance with the most current revisions of the following procedures at the time of sampling:

- 20100-HS-0002, Rev. 0, Soil and Disposal Facility Project Integrated Health & Safety Plan
- EW-0002, Chain of Custody/Request for Analysis Record for Sample Control
- FD-1000, Sitewide CERCLA Quality Assurance Project Plan (SCQ)
- FD-1000 Addendum H, *In-Situ* Gamma Spectroscopy Addendum to the Sitewide CERCLA Quality Assurance Project Plan
- RM-0020, Radiological Control Requirements Manual
- RM-0021, Safety Performance Requirements Manual
- RTIMP-M-003 Operations Manual
- SH-1006, Event Investigation and Reporting
- Sitewide Excavation Plan (SEP)
- SMPL-01, Solids Sampling
- SMPL-21, Collection of Field Quality Control Samples
- SMPL-26, Liquids and Sludge Sampling
- User Guidelines, Measurement Strategies, and Operational Factors for Deployment of *In-Situ* Gamma Spectrometry at the Fernald Site (User's Manual)

4.0 HEALTH AND SAFETY

Technicians will schedule a project walk down with Health and Safety (Radiological Control, Industrial Hygiene, and Safety) and any other groups that may be working in the same or an adjacent area before the start of the project. Weekly walk downs will be conducted throughout the course of the project in accordance with SPR 1-10, Safety Walk-Throughs. All work on this project will be performed according to applicable Environmental Monitoring procedures, the documents identified in Section 3.4, Fluor Fernald work permit, Radiological Work Permit, and other applicable permits as determined by project management. Concurrence with applicable safety permits is required by each technician in the performance of their assigned duties. A job/safety briefing will be conducted before field activities begin each day; the project lead or designee will document the briefing on form FS-F-2955. Personnel will also be briefed on any health and safety documents (such as Travelers) that may apply to the project work scope.

Technicians will be provided with 2-way radios or cell phones for all remote locations. The Technician or designee will have direct radio communication with Fluor Fernald Communication. This communication will be provided either by FCP site radios or cell phones. This will ensure timely notification of site emergencies and severe weather.

- To report by cellular phone, dial 648-6511 and ask for CONTROL.
- To report by Radio call "CONTROL" on channel 2.

5.0 EQUIPMENT DECONTAMINATION

Decontamination is performed on the sampling equipment to protect worker health and safety and to prevent the introduction of contaminants into subsequent soil samples. Sampling equipment will be decontaminated prior to transport to the field site, between sample locations, and after sampling performed under this PSP is completed. Equipment that comes into contact with sample material will be decontaminated at Level II (Section K.11, SCQ) as described in procedures SMPL-01, Solids Sampling and SMPL-26, Liquids and Sludge Sampling. Other equipment that does not contact sample media may be decontaminated at Level I, or wiped down using disposable towels. Clean disposable wipes may be used to replace air-drying of the equipment.

6.0 DISPOSITION OF WASTES

During completion of physical sampling activities, field personnel may generate small amounts of soil, sediment, water, and contact waste. Management of these waste streams will be coordinated with WAO through the Project Waste Identification and Disposition (PWID) Report process. Excess soil from the borings will be dispersed on the ground or gravel surface in the same general area of the boring, based on direction from WAO. Sample material, including archived samples that are no longer needed, will be managed per the applicable PWID at the direction of WAO personnel.

Generation of decontamination waters will be minimized in the field, and whenever possible, equipment will be decontaminated at the facility that discharges to the Advanced Wastewater Treatment Facility. Any water (water used for decontamination, etc.) generated during sampling must be containerized and documented on a completed Wastewater Discharge Request Form (FS-F-4045) before disposal.

Contact waste generation will be minimized by limiting contact with sample media, and by only using disposable materials, which are necessary. This waste stream will be managed with control point waste per the applicable PWID at the direction of WAO personnel.

7.0 DATA MANAGEMENT

A data management process will be implemented so information collected during the investigation will be properly managed to satisfy data end user requirements after completion of field activities.

7.1 REAL-TIME

The RTIMP group will provide hard copy maps and/or summary reports to the Characterization Manager or designee. All real-time data (NaI or HPGe) will be collected and reported at ASL A or B, depending on validation needs per DQO SL-054 and SL-055. All electronically recorded field data will have the NaI or HPGe Data Verification Checklist (Section 5.4 of the User's Manual), which will be completed after each data collection event. Field documentation, such as the field worksheets and moisture worksheet will undergo an internal QA/QC review by the RTIMP group.

Electronically recorded data from the GPS, HPGe, and mobile NaI systems will be downloaded on a daily basis to the Local Area Network (LAN). The Characterization Manager or designee will be informed by the RTIMP Lead or designee when RTIMP equipment measurements do not meet data quality control checklist criteria. The Characterization Manager or designee will determine whether additional scanning, confirmation, or delineation measurements are required.

The original completed Excavation Monitoring Form, the real-time map(s), and HPGe summary data (if applicable) will be forwarded to WAO for placement in the WAO project files. Copies of other field documentation may be generated and provided to the Characterization Manager upon request and maintained in DSDP project files until archived. RTIMP will maintain all the real-time files. The survey data will be maintained by the Survey Lead or designee. All records associated with this PSP should reference the PSP number and eventually be archived. Real-time data is linked to this PSP via the electronic spreadsheet.

The RTIMP group will provide the Characterization Manager or designee with maps displaying the precertification results for total activity, total uranium, radium-226, and thorium-232 HPGe readings. Maps will be produced for all Phase 1, 2 and 3 measurements. The data files for these results will be forwarded electronically to the Characterization Manager or designee for inclusion in the CDL. All Mobile NaI data and the Phase 1 HPGe data will be considered ASL A. The Phase 2 and Phase 3 HPGe data will be considered ASL B.

7.2 PHYSICAL SAMPLES

As specified in Section 5.1 of the SCQ, sampling teams will describe daily activities on a Field Activity Log, which should be sufficient for accurate reconstruction of the events without reliance on memory. Sample Collection Logs will be completed according to protocol specified in Appendix B of the SCQ and in applicable procedures. These forms will be maintained in loose-leaf form and uniquely numbered following the sampling event. A copy of the field logs will be sent to the Characterization Manager upon request.

All field measurements, observations, and sample collection information associated with physical sample collection will be recorded, as applicable, on the Sample Collection Log, the Field Activity Log, and the Chain of Custody/Request for Analysis Form, as required. The method of sample collection will be specified in the Field Activity Log. The PSP number will be on all documentation associated with these sampling activities.

Samples will be assigned a unique sample number as explained in Section 4.6. This unique sample identifier will appear on the Sample Collection Log and Chain of Custody/Request for Analysis and will be used to identify the samples during analysis, data entry, and data management.

All physical samples will be collected and reported at ASL B unless otherwise specified in a V/FCN. Field data packages will consist of the chain of custody form, field activity logs, and sample collection logs. Technicians will review all field data for completeness and accuracy and then forward the field data package to the Field Data Validation Contact for final review. All field data packages associated with physical sampling will be independently validated. Standard required information will be entered into the SED. The original field data packages will be filed and controlled by the Sample and Data Management department.

Laboratory analytical data packages will be filed and distributed in accordance with existing data management procedures. All analytical data and data validation qualifiers will be transferred (from FACTS) or entered into the SED per existing procedures. The Data Management Contact or designee will evaluate the data and if needed a data group form will be completed for each material tracking location (as identified by WAO) and transmitted to WAO for WAC documentation.

APPENDIX A

DATA QUALITY OBJECTIVE SL-048

Control Number _____

Fernald Environmental Management Project

Data Quality Objectives

Title: Delineating the Extent of Constituents of
Concern During Remediation Sampling

Number: SL-048

Revision: 5

Effective Date: 2/26/99

Contact Name: Eric Kroger

Approval: _____

James E. Chambers
DQO Coordinator

Date: _____

2/25/99

Approval: _____

J.D. Clou
SCEP Project Director

Date: _____

2/26/99

Rev. #	0	1	2	3	4	5	6
Effective Date:	9/19/97	10/3/97	4/15/98	6/17/98	7/14/98	2/26/99	

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Effective Date:

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DATA QUALITY OBJECTIVES

Delineating the Extent of Constituents of Concern During Remediation Sampling

Members of Data Quality Objectives (DQO) Scoping Team

The members of the DQO team include a project lead, a project engineer, a field lead, a statistician, a lead chemist, a sampling supervisor, and a data management lead.

Conceptual Model of the Site

Media is considered contaminated if the concentration of a constituent of concern (COC) exceeds the final remediation levels (FRLs). The extent of specific media contamination was estimated and published in the Operable Unit 5 Feasibility Study (FS). These estimates were based on kriging analysis of available data for media collected during the Remedial Investigation (RI) effort and other FEMP environmental characterization studies. Maps outlining contaminated media boundaries were generated for the Operable Unit 5 FS by overlaying the results of the kriging analysis data with isoconcentration maps of the other constituents of concern (COCs), as presented in the Operable Unit 5 RI report, and further modified by spatial analysis of maps reflecting the most current media characterization data. A sequential remediation plan has been presented that subdivides the FEMP into seven construction areas. During the course of remediation, areas of specific media may require additional characterization so remediation can be carried out as thoroughly and efficiently as possible. As a result, additional sampling may be necessary to accurately delineate a volume of specific media as exceeding a target level, such as the FRL or the Waste Attainment Criterion (WAC). Each individual Project-Specific Plan (PSP) will identify and describe the particular media to be sampled. This DQO covers all physical sampling activities associated with Pre-design Investigations, precertification sampling, WAC attainment sampling or regulatory monitoring that is required during site remediation.

1.0 Statement of Problem

If the extent (depth and/or area) of the media COC contamination is unknown, then it must be defined with respect to the appropriate target level (FRL, WAC, or other specified media concentration).

2.0 Identify the Decision

Delineate the horizontal and/or vertical extent of media COC contamination in an area with respect to the appropriate target level.

3.0 Inputs That Affect the Decision

Informational Inputs - Historical data, process history knowledge, the modeled extent of COC contamination, and the origins of contamination will be required to

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establish a sampling plan to delineate the extent of COC contamination. The desired precision of the delineation must be weighed against the cost of collecting and analyzing additional samples in order to determine the optimal sampling density. The project-specific plan will identify the optimal sampling density.

Action Levels - COCs must be delineated with respect to a specific action level, such as FRLs and On-Site Disposal Facility (OSDF) WAC concentrations. Specific media FRLs are established in the OU2 and OU5 RODs, and the WAC concentrations are published in the OU5 ROD. Media COCs may also require delineation with respect to other action levels that act as remediation drivers, such as Benchmark Toxicity Values (BTVs).

4.0 The Boundaries of the Situation

Temporal Boundaries - Sampling must be completed within a time frame sufficient to meet the remediation schedule. Time frames must allow for the scheduling of sampling and analytical activities, the collection of samples, analysis of samples and the processing of analytical data when received.

Scale of Decision Making - The decision made based upon the data collected in this investigation will be the extent of COC contamination at or above the appropriate action level. This delineation will result in media contaminant concentration information being incorporated into engineering design, and the attainment of established remediation goals.

Parameters of Interest - The parameters of interest are the COCs that have been determined to require additional delineation before remediation design can be finalized with the optimal degree of accuracy.

5.0 Decision Rule

If existing data provide an unacceptable level of uncertainty in the COC delineation model, then additional sampling will take place to decrease the model uncertainty. When deciding what additional data is needed, the costs of additional sampling and analysis must be weighed against the benefit of reduced uncertainty in the delineation model, which will eventually be used for assigning excavation, or for other purposes.

6.0 Limits on Decision Errors

In order to be useful, data must be collected with sufficient areal and depth coverage, and at sufficient density to ensure an accurate delineation of COC concentrations. Analytical sensitivity and reproducibility must be sufficient to differentiate the COC concentrations below their respective target levels.

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Types of Decision Errors and Consequences

Decision Error 1 - This decision error occurs when the decision maker determines that the extent of media contaminated with COCs above action levels is not as extensive as it actually is. This error can result in a remediation design that fails to incorporate media contaminated with COC(s) above the action level(s). This could result in the re-mobilization of excavation equipment and delays in the remediation schedule. Also, this could result in media contaminated above action levels remaining after remediation is considered complete, posing a potential threat to human health and the environment.

Decision Error 2 - This decision error occurs when the decision maker determines that the extent of media contaminated above COC action levels is more extensive than it actually is. This error could result in more excavation than necessary, and this excess volume of materials being transferred to the OSDF, or an off-site disposal facility if contamination levels exceed the OSDF WAC.

True State of Nature for the Decision Errors - The true state of nature for Decision Error 1 is that the maximum extent of contamination above the FRL is more extensive than was determined. The true state of nature for Decision Error 2 is that the maximum extent of contamination above the FRL is not as extensive as was determined. Decision Error 1 is the more severe error.

7.0 Optimizing Design for Useable Data

7.1 Sample Collection

A sampling and analytical testing program will delineate the extent of COC contamination in a given area with respect to the action level of interest. Existing data, process knowledge, modeled concentration data, and the origins of contamination will be considered when determining the lateral and vertical extent of sample collection. The cost of collecting and analyzing additional samples will be weighed against the benefit of reduced uncertainty in the delineation model. This will determine the sampling density. Individual PSPs will identify the locations and depths to be sampled, the sampling density necessary to obtain the desired accuracy of the delineation, and if samples will be analyzed by the on-site or off-site laboratory. The PSP will also identify the sampling increments to be selectively analyzed for concentrations of the COC(s) of interest, along with field work requirements. Analytical requirements will be listed in the PSP. The chosen analytical methodologies are able to achieve a detection limit capable of resolving the COC action level. Sampling of groundwater monitoring wells may require different purge requirements than those stated in the SCQ (i.e., dry well definitions or small purge volumes). In order to accommodate sampling of wells that go dry prior to completing the purge of the necessary well volume, attempts to sample the

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monitoring wells will be made 24 hours after purging the well dry. If, after the 24 hour period, the well does not yield the required volume, the analytes will be collected in the order stated in the applicable PSP until the well goes dry. Any remaining analytes will not be collected. In some instances, after the 24 hour wait the well may not yield any water. For these cases, the well will be considered dry and will not be sampled.

7.2 COC Delineation

The media COC delineation will use all data collected under the PSP, and if deemed appropriate by the Project Lead, may also include existing data obtained from physical samples, and if applicable, information obtained through real-time screening. The delineation may be accomplished through modeling (e.g. kriging) of the COC concentration data with a confidence limit specific to project needs that will reduce the potential for Decision Error 1. A very conservative approach to delineation may also be utilized where the boundaries of the contaminated media are extended to the first known vertical and horizontal sample locations that reveal concentrations below the desired action level.

7.3 QC Considerations

Laboratory work will follow the requirements specified in the SCQ. If analysis is to be carried out by an off-site laboratory, it will be a Fluor Daniel Fernald approved full service laboratory. Laboratory quality control measures include a media prep blank, a laboratory control sample (LCS), matrix duplicates and matrix spike. Typical Field QC samples are not required for ASL B analysis. However the PSPs may specify appropriate field QC samples for the media type with respect to the ASL in accordance with the SCQ, such as field blanks, trip blanks, and container blanks. All field QC samples will be analyzed at the associated field sample ASL. Data will be validated per project requirements, which must meet the requirements specified in the SCQ. Project-specific validation requirements will be listed in the PSP.

Per the Sitewide Excavation Plan, the following ASL and data validation requirements apply to all soil and soil field QC samples collected in association with this DQO:

- If samples are analyzed for Pre-design Investigations and/or Precertification, 100% of the data will be analyzed per ASL B requirements. For each laboratory used for a project, 90% of the data will require only a Certificate of Analysis, the other 10% will require the Certificate of Analysis and all associated QA/QC results, and will be validated to ASL B. Per Appendix H of the SEP, the minimum detection level (MDL) for these analyses will be established at approximately 10% of the action level (the action level for precertification is the

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FRL; the action level for pre-design investigations can be several different action levels, including the FRL, the WAC, RCRA levels, ALARA levels, etc.). If this MDL is different from the SCQ-specified MDL, the ASL will default to ASL E, though other analytical requirements will remain as specified for ASL B.

- If samples are analyzed for WAC Attainment and/or RCRA Characteristic Areas Delineation, 100% of the data will be analyzed and reported to ASL B with 10% validated. The ASL B package will include a Certificate of Analysis along with all associated QA/QC results. Total uranium analyses using a higher detection limit than is required for ASL B (10 mg/kg) may be appropriate for WAC attainment purposes since the WAC limit for total uranium is 1,030 mg/kg. In this case, an ASL E designation will apply to the analysis and reporting to be performed under the following conditions:
 - all of the ASL B laboratory QA/QC methods and reporting criteria will apply with the exception of the total uranium detection limit
 - the detection limit will be $\leq 10\%$ of the WAC limit (e.g., ≤ 103 mg/kg for total uranium).
- If delineation data are also to be used for certification, the data must meet the data quality objectives specified in the Certification DQO (SL-043).
- Validation will include field validation of field packages for ASL B or ASL D data.

All data will undergo an evaluation by the Project Team, including a comparison for consistency with historical data. Deviations from QC considerations resulting from evaluating inputs to the decision from Section 3, must be justified in the PSP such that the objectives of the decision rule in Section 5 are met.

7.4 Independent Assessment

Independent assessment shall be performed by the FEMP QA organization by conducting surveillances. Surveillances will be planned and documented in accordance with Section 12.3 of the SCQ.

7.5 Data Management

Upon receipt from the laboratory, all results will be entered into the SED as qualified data using standard data entry protocol. The required ASL B, D or E data will undergo analytical validation by the FEMP validation team, as required (see Section 7.3). The Project Manager will be responsible to determine data usability as it pertains to supporting the DQO decision of determining delineation of media

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COC's.

7.6 Applicable Procedures

Sample collection will be described in the PSP with a listing of applicable procedures. Typical related plans and procedures are the following:

- Sitewide Excavation Plan (SEP)
- Sitewide CERCLA Quality Assurance Project Plan (SCQ).
- SMPL-01, *Solids Sampling*
- SMPL-02, *Liquids and Sludge Sampling*
- SMPL-21, *Collection of Field Quality Control Samples*
- EQT-06, *Geoprobe® Model 5400 Operation and Maintenance*
- EQT-23, *Operation of High Purity Germanium Detectors*
- EQT-30, *Operation of Radiation Tracking Vehicle Sodium Iodide Detection System*

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Data Quality Objectives

Delineating the Extent of Constituents of Concern During Remediation Sampling

1A. Task/Description: Delineating the extent of contamination above the FRLs

1B. Project Phase: (Put an X in the appropriate selection.)

RI ☐ FS ☐ RD ☒ RA ☐ R₁A ☐ OTHER ☐

1C. DQO No.: SL-048, Rev. 5 DQO Reference No.: _____

2. Media Characterization: (Put an X in the appropriate selection.)

Air ☐ Biological ☐ Groundwater ☒ Sediment ☒ Soil ☒
Waste ☒ Wastewater ☐ Surface water ☐ Other (specify) _____

3. Data Use with Analytical Support Level (A-E): (Put an X in the appropriate Analytical Support Level selection(s) beside each applicable Data Use.)

Site Characterization

A ☐ B ☒ C ☐ D ☒ E ☒

Risk Assessment

A ☐ B ☐ C ☐ D ☐ E ☐

Evaluation of Alternatives

A ☐ B ☐ C ☐ D ☐ E ☐

Engineering Design

A ☐ B ☒ C ☐ D ☒ E ☒

Monitoring during remediation

A ☒ B ☒ C ☐ D ☒ E ☒

Other

A ☐ B ☐ C ☐ D ☐ E ☐

4.A. Drivers: Remedial Action Work Plans, Applicable or Relevant and Appropriate Requirements (ARARs) and the OU2 and/or OU5 Record of Decision (ROD).

4.B. Objective: Delineate the extent of media contaminated with a COC (or COCs) with respect to the action level(s) of interest.

5. Site Information (Description):

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6.A. Data Types with appropriate Analytical Support Level Equipment Selection and SCQ Reference: (Place an "X" to the right of the appropriate box or boxes selecting the type of analysis or analyses required. Then select the type of equipment to perform the analysis if appropriate. Please include a reference to the SCQ Section.)

1. pH	<input checked="" type="checkbox"/>	2. Uranium	<input checked="" type="checkbox"/>	3. BTX	<input type="checkbox"/>
Temperature	<input checked="" type="checkbox"/>	Full Radiological	<input checked="" type="checkbox"/>	TPH	<input type="checkbox"/>
Specific Conductance	<input checked="" type="checkbox"/>	Metals	<input checked="" type="checkbox"/>	Oil/Grease	<input type="checkbox"/>
Dissolved Oxygen	<input checked="" type="checkbox"/>	Cyanide	<input type="checkbox"/>		
Technetium-99	<input checked="" type="checkbox"/>	Silica	<input type="checkbox"/>		
4. Cations	<input type="checkbox"/>	5. VOA	<input checked="" type="checkbox"/>	6. Other (specify)	
Anions	<input type="checkbox"/>	BNA	<input checked="" type="checkbox"/>		
TOC	<input type="checkbox"/>	Pesticides	<input checked="" type="checkbox"/>		
TCLP	<input checked="" type="checkbox"/>	PCB	<input checked="" type="checkbox"/>		
CEC	<input type="checkbox"/>	COD	<input type="checkbox"/>		

*If constituent is identified for delineation in the individual PSP.

6.B. Equipment Selection and SCQ Reference:

Equipment Selection	Refer to SCQ Section
ASL A _____	SCQ Section: _____
ASL B <u>X</u> _____	SCQ Section: <u>App. G Tables G-1&G-3</u>
ASL C _____	SCQ Section: _____
ASL D <u>X</u> _____	SCQ Section: <u>App. G Tables G-1&G-3</u>
ASL E <u>X (See sect. 7.3, pg. 6)</u> _____	SCQ Section: <u>App. G Tables G-1&G-3</u>

7.A. Sampling Methods: (Put an X in the appropriate selection.)

Biased	<input checked="" type="checkbox"/>	Composite	<input type="checkbox"/>	Environmental	<input checked="" type="checkbox"/>	Grab	<input checked="" type="checkbox"/>	Grid	<input checked="" type="checkbox"/>
Intrusive	<input checked="" type="checkbox"/>	Non-Intrusive	<input type="checkbox"/>	Phased	<input type="checkbox"/>	Source	<input type="checkbox"/>		

DQO Number: SL-048, Rev. 5

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DQO #: SL-048, Rev. 5
Effective Date:

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7.B. Sample Work Plan Reference: This DQO is being written prior to the PSPs.

Background samples: OU5 RI

7.C. Sample Collection Reference:

Sample Collection Reference: SMPL-01, SMPL-02, EQT-06

8. Quality Control Samples: (Place an "X" in the appropriate selection box.)

8.A. Field Quality Control Samples:

Trip Blanks	<input checked="" type="checkbox"/>	*	Container Blanks	<input checked="" type="checkbox"/>	++
Field Blanks	<input checked="" type="checkbox"/>	+	Duplicate Samples	<input checked="" type="checkbox"/>	***
Equipment Rinse Samples	<input checked="" type="checkbox"/>	***	Split Samples	<input checked="" type="checkbox"/>	**
Preservative Blanks	<input type="checkbox"/>		Performance Evaluation Samples	<input type="checkbox"/>	
Other (specify)					

* For volatile organics only

** Split samples will be collected where required by EPA or OEPA.

*** If specified in PSP.

+ Collected at the discretion of the Project Manager (if warranted by field conditions)

+ + One per Area and Phase Area per container type (i.e. stainless steel core liner/plastic core liner/Geoprobe tube).

8.B. Laboratory Quality Control Samples:

Method Blank	<input checked="" type="checkbox"/>	Matrix Duplicate/Replicate	<input checked="" type="checkbox"/>
Matrix Spike	<input checked="" type="checkbox"/>	Surrogate Spikes	<input type="checkbox"/>
Tracer Spike	<input type="checkbox"/>		

Other (specify) Per SCQ

9. Other: Please provide any other germane information that may impact the data quality or gathering of this particular objective, task or data use.

APPENDIX B

DATA QUALITY OBJECTIVES SL-054 AND SL-055

Control Number _____

Fernald Closure Project**Data Quality Objectives**

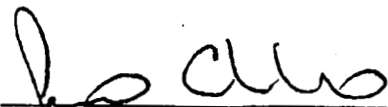
Title: Real Time Instrumentation Measurement
Program: Precertification Monitoring

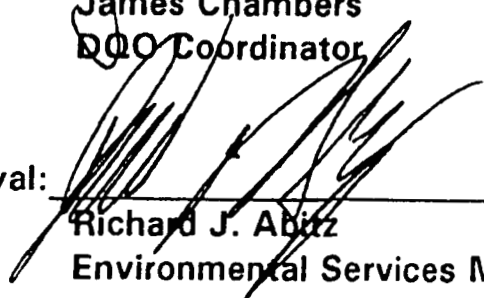
Number: SL-054

Revision: 2

Effective Date: 8/11/03

Contact Name: Richard J. Abitz

Approval:  **Date:** 8/6/03
James Chambers
DQO Coordinator

Approval:  **Date:** 8/6/03
Richard J. Abitz
Environmental Services Manager

Rev. #	0	1	2				
Effective Date:	6/03/99	12/01/02	8/11/03				

ORIGINAL
000041

**Data Quality Objectives
Real Time Instrumentation Measurement Program
Precertification Monitoring**

1.0 Statement of Problem

This data quality objective (DQO) describes the Real Time Instrumentation Measurement Program (RTIMP) methods used to precertify remediated areas. If physical soil samples need to be collected during precertification activities, they will be collected under a separate DQO.

Conceptual Model of the Process

The general soil remediation process at the Fernald Closure Project (FCP) includes *in situ* gamma spectrometry measurements performed by the RTIMP. RTIMP supports 1) pre-design investigations that define excavation boundaries, 2) excavation activities to demonstrate that contaminated soil meets the On Site Disposal Facility (OSDF) waste acceptance criteria (WAC) for uranium, and 3) precertification activities to demonstrate that remediated areas are free of uranium (U), thorium (Th) and radium (Ra) concentrations that exceed 3 times their respective final remediation levels (FRLs). Item 3 is the subject of this DQO.

Precertification measurements of U-238, Th-232, and Ra-226 activity in surface soil are performed with mobile sodium iodide (NaI) and stationary high purity germanium (HPGe) detectors. Measurements can be made over a barren excavated surface or where vegetation is present on undisturbed soil. If vegetation is present, the only requirement is that personnel and equipment can traverse the area in a safe and efficient manner, which may require some cutting of the vegetation prior to performing the measurements.

RTIMP measurements are collected according to procedures in the RTIMP Operations Manual (RTIMP-M-003) and protocols discussed in the *User Guidelines, Measurement Strategies, and Operational Factors for Deployment of In-Situ Gamma Spectroscopy at the Fernald Site* (User's Manual), and the *Sitewide Excavation Plan* (SEP). The RTIMP Protocols in the User's Manual provide detail on the 3 phases of precertification monitoring, which can be summarized as follows:

- Phase 1 measurements consist primarily of scans with a mobile NaI detector over as much of the area as possible. In zones that are inaccessible to the mobile equipment that houses the NaI detectors, stationary HPGe detectors are used to obtain the remaining Phase 1 measurements. Target parameters for the NaI and HPGe measurements are gross gamma (only NaI), U-238, Th-232 and Ra-226 activity. Action levels for NaI measurements correspond to the highest gross gamma activity in each batch file (see Methods of Data Collection in Section 3), U-238 and Th-238 activities that exceed 3-times

that exceed 3-times their respective FRL, and Ra-226 activity that exceeds its FRL by a factor of 7 (7xFRL). For HPGe measurements, the action levels for total uranium, Th-232 and Ra-226 activities are set to 3-times their respective FRL. Phase 1 action levels dictate the location of Phase 2 measurements.

- Phase 2 measurements are performed only with HPGe detectors. Measurements are collected at Phase 1 locations that correspond to the Nal action levels of highest gross gamma activity, total uranium or Th-232 activity greater than 3xFRL, and/or Ra-226 activity that exceeds 7xFRL. For HPGe Phase 1 locations, Phase 2 measurements are performed if total uranium, Th-232 or Ra-226 activity exceeds 3xFRL (i.e., a hotspot). The objective of Phase 2 measurements is to screen the locations that exceed Phase 1 action levels and to confirm and delineate any hotspots that may be present at these locations. If hotspots are absent, certification activities can begin in the area. When hotspots are found, they are excavated and removed prior to performing Phase 3 measurements.
- Phase 3 measurements are performed only with HPGe detectors, and only if hotspots were identified and removed during Phase 2 activities. The area impacted by the hotspot removal is covered with a triangular grid and each node (4-meter nodes) is measured to confirm that total uranium, Th-232 or Ra-226 activity is below 3xFRL (i.e., the hotspot is removed). If Phase 3 measurements confirm that the hotspot has been removed, certification activities can begin. When Phase 3 measurements indicate a hotspot remains in the area, additional Phase 2 measurements are performed to delineate the extent of the contamination.

Available Resources

Time: Precertification of remediated areas must be completed in a timely manner by the RTIMP field team to provide information required for the Certification Design Letter.

Project Constraints: Soil remediation activities must be consistent with the SEP and be completed in accordance with the Fluor Fernald Closure Plan. Precertification activities must be performed with existing manpower and equipment, with reasonable consideration given to the replacement or repair of equipment that fails. Certification of all site property as meeting the FRLs, and regrading of remediated areas to meet final land use commitments, is dependent on successful completion of the RTIMP precertification work.

Personnel: The RTIMP requires a staff of individual trained to internal procedural requirements and methods to maintain efficient operations under the current accelerated schedule. The staff size is dependent on the number of soil remediation areas requiring RTIMP services at any point in time. Personnel are distributed as follows: Manager, Field Operations Supervisor, Systems Supervisor, Technical Support Scientist and field technicians.

Equipment: The RTIMP maintains approximately six NaI and seven HPGe systems. Each system is comprised of a detector, a multi-channel analyzer, a portable PC, and associated electronic components (e.g., cables and batteries). Global Positioning Systems (GPS) are used with the NaI and HPGe detectors to determine the geographic coordinates of the measurements. The NaI detector systems are fixed to mobile platforms that consist of a John Deere tractor (RTRAK), a Gator vehicle, three three-wheeled carts (RSSI, RSSII and RSSIII), and an excavation monitoring system (EMS) attached to a John Deere excavator. HPGe systems are placed on stationary tripods to obtain the measurements as well the EMS in a stationary mode.

2.0 Identify the Decision

Decision

In situ measurements with the NaI and HPGe gamma-ray detectors support two decisions:

Decision 1: Phase 1 measurements indicate whether the area is free of total uranium, Th-232 and Ra-226 contamination in excess of 3xFRL (i.e., hotspots are absent) when using HPGe systems. When using NaI systems, measurements can indicate whether the area is free of total uranium and Th-232 contamination in excess of 3xFRL and 7xFRL for Ra-226 contamination.

Decision 2: Phase 2 measurements confirm whether hotspots (based on Phase 1 findings) are present ($> 3\text{xFRL}$) or absent ($< 3\text{xFRL}$), and whether additional excavation is required to remove the contamination. If no $> 3\text{xFRL}$ hotspots are identified in Phase 1, a Phase 2 measurement will be performed at the highest gross gamma count (if using a NaI detector in Phase 1) location to determine whether or not it represents a hotspot

Results of Decision 1

When Phase 1 measurements indicate the area contains no hotspots (as discussed in Decision 1 above), no Phase 2 HPGe measurements are necessary with one exception. The Phase 1 location having the highest gross gamma count will be measured with an HPGe detector to verify that this discrete area does not exceed the 3xFRL level. If Phase 1 indicates potential hotspots (as discussed in Decision 2 above), then Phase 2 measurements must be initiated.

If Phase 1 measurements indicate no hotspots, the area is released to begin the certification process. Precertification results are provided as maps to document that total uranium, Th-232 and Ra-226 levels are below 3xFRL, and these maps are placed in the Certification Design Letter.

Results of Decision 2

Phase 2 measurements that identify hotspots are used to delineate the extent of the excavation, and the contamination is removed as additional scope under the Integrated Remedial Design Plan that is applicable to the area. Upon completion of the excavation and removal of the contaminated soil, Phase 3 measurements must be performed to verify that total uranium, Th-232 and Ra-226 levels are below 3xFRL.

If Phase 3 measurements indicate the area contains no hotspots after excavation, the area is released to begin the certification process. Precertification results are provided as maps to document that total uranium, Th-232 and Ra-226 levels are below 3xFRL, and these maps are placed in the Certification Design Letter.

If Phase 3 measurements indicate hotspots remain in the area, additional Phase 2 measurements are required to delineate the extent of the contamination. Decision 2 is then repeated until the area is released for certification.

3.0 Identify Inputs That Affect the Decision

Required Information

Information needed to make the decisions identified in Section 2 include gamma spectra collected with the NaI and HPGe detectors, soil moisture readings to correct the measurement results to dry-weight basis, log files generated from the software reduction of the spectra to reportable nuclide activity, geographic coordinates to allow the plotting of results on maps, and maps indicating the activity of the total uranium, Th-232, and Ra-226 nuclides.

Sources of Information

GammaVision software is used to collect and save the gamma spectra and geographic coordinates obtained from the GPS. The spectra are then analyzed with LabView (Nal) or EGAS (HPGe) software to quantify the activity of total uranium, Th-232, and Ra-226. Log files written by LabView and EGAS report sample identification, collection date, geographic coordinates, nuclide results and errors, and a flag column that indicates potential problems during the data reduction process. The log files are imported into Excel to check the results and flag column and then assign final quality-check codes. Maps are produced using Surfer software and the information contained in the Excel spreadsheet.

Action Levels

Action levels for the Nal measurements are the highest value for gross gamma counts in each batch file (a batch file is a continuous scan that contains hundreds to thousands of 4-second spectra), total uranium and Th-232 levels that exceed 3XFRL, and Ra-226 results that exceed 7xFRL. For HPGe measurements, action levels are set at 3xFRL for U-238, Th-232 and Ra-226.

Methods of Data Collection

Nal measurements are collected in a continuous scan mode by moving the detector and GPS antenna over the surface at a nominal speed of 1 mph. Traverses across the area are carried out in a manner that produces approximately 40 cm of overlap on each adjacent path. The detector height above the surface is 31 cm and a spectrum and GPS coordinates are collected every 4 seconds and stored in a batch file. A batch file is generated each time the Nal systems are mobilized to a work area. Procedures that describe the initiation of the Nal system and acquisition of data are contained in RTIMP-M-003, *RTIMP Operations Manual*.

HPGe measurements are obtained from a stationary tripod at a detector height of 100 cm (Phase 1), 31 cm or 15 cm (Phases 2 and 3) for a period of 300 seconds. A larger area is evaluated with the 100 cm detector height used for Phase 1 measurements, as this initial screening assumes no hotspots are present. If measurements cannot be obtained due to unsafe conditions (e.g., trench) or standing water, measurements may be carried out at a detector height of 15 cm on small circular soil pads that are created with a backhoe and placed adjacent to the area that is inaccessible. Procedures that describe the initiation of the HPGe system and acquisition of data are contained in RTIMP-M-003, *RTIMP Operations Manual*.

4.0 The Boundaries of the Situation

Spatial Boundaries

Domain of the Decision: Measurements are limited to the top 6 inches of soil in areas planned for certification, as defined in the precertification PSP.

Soil Population: All disturbed and undisturbed soil on the FCP property that has been passed into the precertification stage of remediation.

Temporal Boundaries

Time Constraints: The scheduling of precertification scanning is tied to the schedule for collection of certification samples. Precertification scans must be completed after excavation, if any, and before certification activities begin. The *in situ* measurements must be checked, verified and processed into maps to allow the information to be presented in the Certification Design Letter.

Practical Considerations: *In situ* measurements cannot be collected during precipitation events or if snow or water covers the soil. Additionally, if soil moisture exceeds 40 weight percent, measurements should be delayed until the soil moisture falls below this value. Prior to performing the measurements, some areas may require cutting of grass or removal of undergrowth, fencing and other obstacles, which requires coordination with appropriate maintenance personnel.

5.0 Develop a Logic Statement

Parameters of Interest

The parameters of interest are gross counts, total uranium, Th-232, Th-228, Ra-228 and Ra-226. Activities associated with the Th-228 and Ra-228 isotopes are not measured directly, as they are assumed to be equal to the Th-232 activity (i.e., in secular equilibrium with Th-232). The total uranium value is calculated based on the U-238 activity.

Action Levels

Precertification action levels for each batch file collected with a NaI system are values corresponding to the highest gross counts (i.e., total gamma activity), 3xFRL for total uranium and Th-232, and 7xFRL for Ra-226. For HPGe detectors, the action levels are 3xFRL for total uranium, Th-232 and Ra-226.

Decision Rules

If Phase 2 results indicate hotspots are absent (i.e., contamination is below 3x FRL for total uranium, Th-232 or Ra-226), certification sampling can begin. However, when a Phase 2 measurement indicates a hotspot is present, the extent of the hotspot will be delineated and mapped to provide a record for removal of the hotspot.

After the hotspot is excavated and removed from the area, Phase 3 measurements will be taken to verify the removal of the hotspot. If Phase 3 measurements indicate the hotspot is gone, certification activities may begin. When a Phase 3 measurement records total uranium, Th-232, or Ra-226 activity above 3x FRL, additional Phase 2 measurements are performed to delineate and map the additional contamination.

6.0 Establish Constraints on the Uncertainty of the Decision

Types of Decision Errors and Consequences

Decision Error 1: This decision error occurs when the Phase 2 measurements indicate an area is ready for certification when the soil contains one or more of the primary radiological COCs (U-238, Th-232, Th-228, Ra-228 and Ra-226) at levels above 3x FRL (i.e., the hotspot criterion fails when it is thought to pass). This decision error could lead to the area failing certification for one or several of the primary radiological COCs. If an area fails certification, additional excavation, precertification, and certification activities would be necessary.

Decision Error 2: This decision error occurs when the Phase 2 measurements indicate the area contains a hotspot when the soil activities of the primary radiological COCs are below 3x FRL (i.e., the hotspot criterion passes when it is thought to fail). This decision error results in additional excavation and precertification activities, as well as the placement of clean soil in the OSDF.

True Nature of the Decision Errors

Because Decision Error 2 results in additional costs that are incurred before a certification pass/fail decision is made, the funds must be expended every time this decision error occurs. However, with Decision Error 1, costs are incurred only if certification fails. Therefore, Decision Error 2 is the more severe error.

7.0 Optimize a Design for Obtaining Quality Data

In situ measurements are collected with the mobile NaI detectors (ASL A) and the stationary HPGe detectors (ASL A or B). Surface moisture readings are obtained in conjunction with the NaI and HPGe measurements using the Zeltex moisture meter. The soil moisture is used to correct the measured total uranium, Th-232, and Ra-226 activities to a dry-weight basis. Measured Ra-226 activity is also subject to a radon correction to account for differences in laboratory and *in situ* results and for background radon levels when evaluating Ra-226 hotspots. The User's Manual contains a detailed discussion on Ra-226 corrections.

Sodium Iodide Detectors

The NaI systems are used to scan as much of the area as possible, taking into consideration the topography and vegetation that may limit access. During the NaI scan, the mobile platform moves at a nominal speed of 1 mph and a gamma-ray spectrum is collected every 4 seconds and synchronized with GPS coordinates to locate each measurement. The spectra and GPS information are recorded and stored on a field PC hard drive until it is transferred to the FCP Local Area Network (LAN). Quality checks are performed on the data before the results are released to the SED or used in the preparation of maps, and optimization of the system operations occurs during calibration checks, field measurements and data reduction.

Prior to and after the NaI systems are mobilized to the field, the detector is checked with a Th-232 source to verify the location of the thallium-208 (TI-208) peak and the net counts in the area under this peak. Detector efficiency is calculated annually for the protactinium-234, bismuth-214 and TI-208 peaks, which are used to evaluate U-238 (total uranium), Ra-226 and Th-232 activity, respectively. Descriptions and pass/fail criteria for these calibration checks are given in the RTIMP-M-003, *RTIMP Operations Manual* and Appendix H of the SCQ.

Field measurements in forested areas are carried out during winter months, when the leaf canopy is absent and GPS signals can reach the receiver. Measurements over steep terrain and in trenches are executed using the EMS and John-Deere excavator to avoid unsafe working conditions for personnel.

Individual 4-second spectra are evaluated during the data reduction process and the net gross counts for each spectrum are used to plot total gamma activity. However, a meaningful evaluation of soil contamination associated with U-238 (total uranium), Th-232 and Ra-226 activities requires that two 4-second spectra be combined to obtain a sufficient number of counts in the area of interest. This optimization of the counting statistics allows total uranium and Th-232 contamination to be evaluated at levels that correspond to 3xFRL, and for Ra-226 at values 7xFRL. More measurements can be aggregated to achieve lower detection levels, but the area evaluated becomes very large and spatial resolution is lost.

High Purity Germanium Detectors

The HPGe systems are used to verify NaI measurements, identify and delineate hotspots (if found), and confirm that the area is ready for certification activities. HPGe detectors are set on stationary tripods, as well the EMS in a stationary mode, and a gamma-ray spectrum is collected every 300 seconds. GPS coordinates at the measurement location are obtained prior to or after the measurement. The spectra and GPS information are recorded and stored on a field PC hard drive until it is transferred to the FCP Local Area Network (LAN). Quality checks are performed on the data before the results are released to the SED or used in the preparation of maps, and optimization of the system operations occurs during calibration checks, field measurements and data reduction.

Prior to and after the HPGe systems are mobilized to the field, the detector is checked with a NIST source to verify the location and resolution of the americium-241 (Am-241), cesium-137 (Cs-137) and cobalt-60 (Co-60) peaks and the net counts in the area under each of the peaks. Detector efficiency is calculated annually using numerous gamma rays associated with the decay of Am-241, Cs-137, Co-60 and europium-152. Descriptions and pass/fail criteria for these calibration checks are given in the RTIMP-M-003, *RTIMP Operations Manual* and Appendix H of the SCQ.

Field measurements include a duplicate measurement for each detector in the field every 20 measurements or daily, whichever is more frequent. When Ra-226 hotspots are being evaluated, an independent HPGe detector is set up as a radon monitor to track daily variance in Ra-226 measurements that arises from a change in the rate of radon emanation from the soil. The HPGe detector serving as the radon monitor station collects a spectrum every 300 seconds, and the station is activated before the first HPGe field measurement and shut down after the last daily field measurement. The application of this information to the correction of Ra-226 results is discussed in the User's Manual.

Individual HPGe spectra are evaluated during the data reduction process and the results from one or more gamma-ray energy lines are used to quantify U-238 (to calculate total uranium), Th-232 and Ra-226 activities. In particular, interference from nearby sources of gamma radiation can be evaluated during the data reduction process to screen out anomalous results. For example, U-238 activity, and ultimately total uranium, is calculated using a low-energy and high-energy gamma ray. If the low-energy gamma ray is less than 80 percent of the activity recorded for the high-energy gamma ray, a local uranium source may be interfering with the measurement. Optimization of the data reduction process is discussed in RTIMP-M-003, *RTIMP Operations Manual*.

DQO # SL-054, Rev. 2
Effective Date: 8/11/03

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Data Quality Objectives
***In Situ* Precertification Measurements**

1A. Task/Description: *In situ* precertification measurements.

1B. Project Phase: (Put an X in the appropriate selection.)

RI		FS		RD		RA	X	RvA		OTHER	
----	--	----	--	----	--	----	---	-----	--	-------	--

1.C. DQO No.: SL-054, Rev. 2 DQO Reference No.: Current Sampling DQO

2. Media Characterization: (Put an X in the appropriate selection.)

<u>Air</u>		<u>Biological</u>		<u>Groundwater</u>		<u>Sediment</u>	X	<u>Soil</u>	X
<u>Waste</u>		<u>Wastewater</u>		<u>Surface Water</u>		<u>Other</u> (specify)			

3. Data Use with Analytical Support Level (A-E): (Put an X in the appropriate Analytical Support Level selection(s) beside each applicable Data Use.)

Site Characterization									Risk Assessment										
A	X	B	X	C		D		E		A		B		C		D		E	
Evaluation of Alternatives									Engineering Design										
A		B		C		D		E		A		B		C		D		E	
Monitoring during remediation activities									Other: Precertification										
A	X	B	X	C		D		E		A	X	B	X	C		D		E	

4.A. Drivers: Applicable or Relevant and Appropriate Requirements (ARARs), Operable Unit 5 Record of Decision (ROD), Appendix H of the SCQ, RTIMP-M-003, *RTIMP Operations Manual*, RTIMP User's Manual, Sitewide Excavation Plan, and various Project-Specific Plans (PSP).

4.B. Objective: To determine if the area of interest is free of hotspots (i.e., total uranium, Th-232 or Ra-226 less than 3xFRL) and likely to pass certification.

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Effective Date: 8/11/03

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5. Site Information (Description): The OU2 and OU5 RODs have identified areas at the FCP that require remediation activities. The total uranium, Th-232 and Ra-226 levels in soil in these areas must be below the established FRLs.
- 6.A. Data Types with appropriate Analytical Support Level Equipment Selection and SCQ Reference: (Place an "X" to the right of the appropriate box or boxes selecting the type of analysis or analyses required. Then select the type of equipment to perform the analysis if appropriate. Please include a reference to the SCQ Section.)

1.	pH		2.	Uranium*	X*	3.	BTX	
	Temperature			Full Rad.*	X*		TPH	
	Spec. Conductance			Metals			Oil/Grease	
	Dissolved Oxygen			Cyanide				
	Technitium-99			Silica				
4.	Cations		5.	VOA		6.	Other (specify)	
	Anions			ABN			Percent Moisture	
	TOC			Pesticides				
	TCLP			PCB				
	CEC							
	COD							

* Full rad is total uranium, Th-232 and Ra-226.

6.B. Equipment Selection and SCQ Reference:

Equipment Selection

ASL A NaI and HPGe

ASL B HPGe

ASL C _____

ASL D _____

ASL E _____

Refer to SCQ Section

SCQ Section: Appendix H

SCQ Section: Appendix H

SCQ Section:

SCQ Section:

SCQ Section:

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7.A. Sampling Methods: (Put an X in the appropriate selection.)

Biased	X	Composite		Environmental		Grab		Grid	X
Intrusive		Non-Intrusive	X	Phased		Source			

7.B. Sample Work Plan Reference: The DQO is being established prior to completion of the Project-Specific Plans.

Background samples: OU5 RI/FS

7.C. Sample Collection Reference:

RTIMP-M-003, *RTIMP Operations Manual*

User Guidelines, Measurement Strategies, and Operational Factors for Deployment of In-Situ Gamma Spectroscopy at the Fernald Site (User's Manual)

8. Quality Control Samples: (Place an "X" in the appropriate selection box.)

8.A. Field Quality Control Samples:

Trip Blanks		Container Blanks	
Field Blanks		Duplicate Samples	X*
Equipment Rinsate Samples			
Preservative Blanks			
Other (specify): <i>Source Checks, Control Charts, Radon Monitoring, Moisture</i>	X*		

* If specified in the PSP.

8.B. Laboratory Quality Control Samples:

Method Blank		Matrix Duplicate/Replicate	
Matrix Spike		Surrogate Spikes	
Other (specify):			

9. Other: Please provide any other germane information that may impact the data quality or gathering of this particular objective, task or data use.

Control Number _____

Fernald Environmental Management Project

Data Quality Objectives

Title: Real-Time Excavation Monitoring For Total
Uranium Waste Acceptance Criteria (WAC)

Number: SL-055

Revision: 0

Final Draft: 6/8/99

Contact Name: Joan White

Approval: James E. Chambers Date: 6/8/99
James E. Chambers
DQO Coordinator

Approval: Joan White Date: 6/8/99
Joan White
Real-Time Instrumentation Measurement
Program Manager

Rev. #	0						
Effective Date:	6/8/99						

DATA QUALITY OBJECTIVES

Excavation Monitoring for Total Uranium Waste Acceptance Criteria (WAC)

Members of Data Quality Objectives (DQO) Scoping Team

The members of the scoping team included individuals with expertise in QA, analytical methods, field construction, statistics, laboratory analytical techniques, waste management, waste acceptance, data management, and excavation monitoring.

Conceptual Model of the Site

Fernald Environmental Management Project (FEMP) remediation includes the construction of an on-site disposal facility (OSDF) to be used for the safe permanent disposal of materials at or above the site final remediation levels (FRLs), but below the waste acceptance criteria (WAC) for constituents of concern (WAC COCs). The WAC concentrations for several constituents, including total uranium, were developed using fate and transport modeling, and were established to prevent a breakthrough of unacceptable levels of contamination (greater than a specified Maximum Contaminant Level to the underlying Great Miami Aquifer) over a 1000-year period of OSDF performance. The WAC for total uranium and other area-specific WAC COCs as referenced in the Operable Unit 5 (OU5) and Operable Unit 2 (OU2) Records Of Decision (RODs), the Waste Acceptance Plan for the On-Site Disposal Facility (WAC Plan), and the OSDF Impacted Materials Placement Plan (IMPP), must be achieved for all soil and soil-like materials that have been identified for disposal in the OSDF.

The extent of soil contamination requiring remediation was estimated and published in both the Operable Unit 5 and Operable Unit 2 Feasibility Studies (FS). These estimates were based on modeling analysis of available uranium data from soil samples collected during the Remedial Investigation (RI) efforts and from other environmental studies conducted at the FEMP. Maps outlining boundaries of soil contamination were generated for both the Operable Unit 5 and Operable Unit 2 FS documents by overlaying the results of the modeling analysis of uranium data with isoconcentration maps of other COCs. The soil contamination maps were further modified by conducting spatial analysis on the most current soil characterization data.

A sequential remediation plan has been presented which subdivides the FEMP into ten (10) independent remediation areas. Extensive historical sampling has demonstrated that in each of these 10 areas potentially above-WAC concentrations

may not be present, may be limited to one WAC COC, or consist of a subset of WAC COCs. According to the Sitewide Excavation Plan (SEP) only WAC COCs with a demonstrated or likely presence in an area will be evaluated during remedial design and implementation. This DQO will be used to define the WAC decision-making process using excavation monitoring instrumentation in areas where soil and soil-like material is being excavated and total uranium is a WAC COC.

1.0 Statement of Problem

Adequate information must be available to demonstrate excavated soils or soil-like material is acceptable or unacceptable for disposal in the OSDF, based on the total uranium WAC.

Available Resources

Time: WAC decision-making information of sufficient quality must be made available to the Project Manager (or designee), characterization representative, and Waste Acceptance Operations representative (decision makers) prior to excavation and disposition of soil and soil-like materials.

Project Constraints: WAC decision-making information must be collected and assimilated with existing manpower and instrumentation to support the remediation schedule. Successful remediation of applicable areas, including excavation and placement of soil and soil-like material in the OSDF, is dependent on the performance of this work.

Summary of the Problem

Excavated soil or soil-like material must be classified as either of the following:

1. Having concentrations of total uranium at or above the WAC, and therefore, unacceptable for disposal in the OSDF, or
2. Having concentrations of total uranium below the WAC, and therefore, acceptable for disposal in the OSDF.

2.0 Identify the Decision

Decision

The WAC decision-making process will result in the classification of defined soil or soil-like material volumes as either meeting or exceeding the 1,030 ppm total uranium WAC.

Possible Results

1. A defined volume of soil or soil-like material has a concentration of total uranium at or above the WAC. This material is classified as unacceptable for placement in the OSDF, and will be identified, excavated, and segregated pending off-site disposition.
2. A defined volume of soil or soil-like material has a concentration of total uranium below the total uranium WAC. This soil is classified as acceptable for placement in the OSDF and is transported directly from the excavation to the OSDF for placement.

3.0 Identify Inputs That Affect the Decision

Required Information

The total uranium WAC published in the Waste Acceptance Criteria Attainment Plan for the OSDF, historical data, pre-design investigation data, and in-situ gamma spectrometry information collected prior to and during excavation are required to determine whether a specified volume of soil or soil-like material meets or exceeds the total uranium WAC.

Source of Informational Input

The list of sitewide OSDF WAC COCs identified in the OU2 and OU5 RODs and the WAC Plan will be referenced. Historical area specific data from the Sitewide Environmental Database (SED) will also be retrieved and evaluated for both radiological and chemical WAC constituents. This information will be utilized to determine area specific WAC COCs.

Non-invasive real-time excavation monitoring in areas where total uranium is a WAC concern will involve measurements collected with mobile and/or stationary in-situ gamma spectrometry equipment. These measurements will be collected from the surface of each excavation lift prior to excavation. Information compiled from this real-time monitoring will be assimilated and reviewed by decision makers to classify lifts or sections of lifts as either acceptable or unacceptable for placement in the OSDF. These measurements may also be collected on soils exposed after the removal of suspect above WAC material to verify its removal.

Action Levels

To ensure no above WAC soil or soil-like material is sent to the OSDF, threshold values (trigger levels) have been set for NaI and HPGe Phase I and II measurements. These values are significantly lower than the 1030 ppm total uranium OSDF not-to-exceed (NTE) level. The WAC Phase I (detection phase) threshold value is 721 ppm total uranium for NaI instruments (31 cm detector height), and 400 ppm total uranium for the HPGe (1 meter detector height). The WAC Phase II (confirmation and delineation phase) threshold value is 928 ppm total uranium for the HPGe (31 cm and 15 cm detector heights).

Methods of Data Collection

WAC Phase I measurements will be collected to obtain as close to complete coverage of the areas of concern as possible using either the NaI Radiation Measurement Systems (RMS) or HPGe equipment to identify potential above WAC total uranium locations. WAC Phase II measurements will be collected with strategically placed HPGe equipment to confirm and delineate Phase I potential above WAC measurements, as needed. The project may decide not to collect Phase II measurements if the potential above WAC area boundary is discernable by visual observation (such as presence of process residue or other OSDF prohibited items, discoloration of soil or soil-like material, or other information).

The project will use the real-time WAC Phase I and Phase II data as ASL A, and will perform no data validation (however the data will be collected with ASL B quality control criteria, for real-time project internal quality control. All measurements will be performed in compliance with operating procedures identified in Section 7.5 of this DQO, the Real-Time User's Manual, and the SEP.

4.0 The Boundaries of the Situation

Spatial Boundaries

Domain of the Decision: The boundaries where excavation monitoring for total uranium will be used is limited to soils and/or soil-like material in remediation areas where total uranium is a WAC COC, excavation is planned, and material is designated for disposition in the OSDF.

Population of Soils:

Includes all at-and below-grade soil and soil-like material impacted with total uranium potentially exceeding the WAC and planned for disposition in the OSDF.

Scale of Decision Making

Areas designated for excavation will be evaluated as to whether the soil or soil-like material is below or above the OSDF WAC for total uranium. Excavation monitoring will be conducted on each excavation lift. Based on the information obtained as a result of reviewing and modeling existing data coupled with newly acquired excavation monitoring information, a decision will be made whether an individual excavation lift, or portion of a lift, meets or exceeds the OSDF WAC for total uranium.

Temporal Boundaries

Time Constraint: Real-time excavation monitoring information must be acquired and processed in time for review and use in decision making prior to excavation and disposition of excavated material. The scheduling of WAC excavation monitoring is directly tied to the excavation schedule. WAC excavation monitoring will be performed and a disposition decision made prior to excavation of each designated lift. Acquired information must be processed and reviewed by the project decision-makers prior to disposition of the lift being monitored. Time limits to complete measurements are specified in the excavation subcontracts.

Practical Considerations: Weather, moisture, field conditions, and unforeseen events affect the ability to perform excavation monitoring and meet the schedule. To maintain safe working conditions, excavation and construction activities will comply with all FEMP and project specific health and safety protocols.

5.0 Develop a Logic Statement

Parameter(s) of Interest

The parameter of interest is the concentration of total uranium in soil or soil-like material designated for disposition in the OSDF.

Waste Acceptance Criteria Concentration

The OSDF WAC concentration is 1,030 ppm for total uranium in soil and soil-like materials. This concentration is considered a NTE level for OSDF WAC attainment, and no real-time measurement data point, as defined by the instrument-specific threshold values, can meet or exceed this level in material destined for the OSDF.

Decision Rules

If excavation monitoring results are below the total uranium WAC for a specified

volume of soil or soil like material, then that soil is considered acceptable for final disposition in the OSDF. If monitoring results reveal concentrations at or above the total uranium WAC, as indicated by exceeding the instrument-specific threshold level, then the unacceptable soil will be delineated, removed, and segregated pending off-site disposal.

6.0 Limits on Decision Errors

Range of Parameter Limits

The area-specific total uranium soil concentrations anticipated in excavation areas will range from background levels (naturally-occurring soil concentrations) to concentrations greater than the total uranium WAC levels.

Types of Decision Errors and Consequences

Decision Error 1: This decision error occurs when the decision makers decide a specified volume of soil or soil-like material is below the WAC for total uranium, when in fact the uranium concentration in that soil is at or above the WAC. This error would result in soil or soil like material with concentrations above the WAC for total uranium being placed into the OSDF. Since the WAC is a NTE level, this error is unacceptable.

Decision Error 2: This decision error occurs when a volume of soil or soil-like material is identified as above WAC, excavated, and sent for off-site disposition when the material is actually below the WAC for total uranium. This error would result in added costs due to the unnecessary segregation and off-site disposition of material that is acceptable for disposal in the OSDF.

True State of Nature for the Decision Errors

The true state of nature for Decision Error 1 is that the actual concentration of total uranium in a volume of soil or soil-like material is greater than the WAC. The true state of nature for Decision Error 2 is that the actual concentration of total uranium in a volume of soil or soil-like material is below the WAC. Decision Error 1 is the more severe error.

7.0 Design for Obtaining Quality Data

7.1 WAC Attainment Excavation Monitoring

WAC attainment will be based on real-time excavation monitoring using the Nal and

HPGe measurement systems. Phase I (detection phase) measurements are collected with the NaI systems using a spectral acquisition time of 4 seconds, at a detector speed of 1 mile per hour (mph), and a detector height of 31 cm. These parameters achieve the required sensitivity, and are the best compromise of practical considerations such as detector speed and time in the field. In the NaI systems, the presence of thorium contamination can cause interferences which could affect total uranium concentration calculations. Uranium results associated with thorium values greater than 500 net counts per second will be reevaluated. The threshold value (trigger level) for Phase I NaI measurements is 721 ppm for total uranium (70% of the 1,030 ppm WAC concentration for soil, arrived at by agreement with the USEPA). Phase I measurements can also be collected with the HPGe systems using a spectral acquisition time of 5 minutes, and a detector height of 1 meter (the threshold value is lower than the NaI threshold value because of the larger field of view at the HPGe 1 meter detector height). (For more information reference the *RTRAK Applicability Study, 20701-RP-0003, Revision 1, May 1998*).

At the discretion of the characterization lead, Phase II confirmation and delineation measurements may be collected using the HPGe systems with a spectral acquisition time of 5 minutes at both the 31 cm and 15 cm detector heights. The HPGe detector will be placed directly over the zone of maximum activity identified by the Phase I measurements. The threshold value (trigger level) for Phase II measurements is 928 ppm for total uranium at either detector height. Lower (more conservative) threshold values may be defined in the PSP. (For more information reference the *User Guidelines, Measurement Strategies, and Operational Factors for Deployment of In-Situ Gamma Spectrometry at the Fernald Site, 20701-RP-0006, Revision A, May 8, 1998*.)

In the event the monitoring data exceeds the trigger levels (see above), the entire vertical thickness (3 ± 1 foot) of the areal extent of above-WAC material will be removed and segregated pending off-site disposal.

7.2 Interpretation of Results

The results obtained from real-time monitoring for purposes of WAC attainment will be compared to the published OSDF WAC concentration for total uranium. If results are equal to or greater than the WAC concentration (as defined by exceeding the specific threshold value level), the decision makers may take one of the following actions:

- Determine that the entire unit volume or "lift" subjected to excavation monitoring is at or above WAC and requires segregation pending off-site disposal.
- Based on adequacy of existing information (including visual inspection), excavate and

segregate the portion of the lift material that is at or above WAC pending off-site disposition.

- Perform additional real-time monitoring to more accurately delineate the areal extent of above-WAC contamination. Using this information, define the extent of removal efforts to be conducted.

7.3 QC Considerations

The following data management requirements will be met prior to evaluation of acquired WAC attainment information:

- 1) An excavation monitoring form will be completed and reviewed in the field.
- 2) WAC data and decision-making information will be assigned to respective soil profiles, so characterization and tracking information can be maintained and retrieved.
- 3) The mobile sodium iodide systems will generate ASL level A data, with no data validation. The HPGe detectors are capable of providing either ASL level A or B data, however for WAC determination only ASL A data will be generated.
- 4) When using the HPGe detectors, duplicate measurements will be taken at a frequency of one in twenty measurements or one per excavation lift, whichever is greater.

7.4 Independent Assessment

Independent assessment shall be performed by the FEMP QA organization by conducting surveillances. Surveillances shall be planned and documented in accordance with Section 12.3 of the SCQ.

7.5 Applicable Procedures

Real-time monitoring performed under the PSP shall follow the requirements outlined within the following procedures:

- ADM-16, In-Situ Gamma Spectrometry Quality Control Measurements
- EQT-22, High Purity Germanium Detector In-Situ Efficiency Calibration
- EQT-23, Operation of ADCAM Series Analyzers with Gamma Sensitive Detectors
- EQT-32, Troxler 3440 Series Surface Moisture/Density Gauge

- EQT-33, Real Time Differential Global Positioning System
- EQT-39, Zeltex Infrared Moisture Meter
- EQT-40, Satloc Real-time Differential Global Positioning System
- EQT-41, Radiation Measurement Systems
- 20300-PL-002, Real Time Instrumentation Measurement Program Quality Assurance Plan
- EW-1022, On-Site Tracking and Manifesting of Bulk Impacted Material

7.6 References

- Sitewide CERCLA Quality Assurance Project Plan (SCQ), May 1995, FD-1000
- Sitewide Excavation Plan, July 1998, 2500-WP-0028, Revision 0
- Waste Acceptance Criteria Attainment Plan for the On-Site Disposal Facility, June 1998, 20100-PL-0014, Revision 0
- Impacted Materials Placement Plan for the On-Site Disposal Facility, January 1998, 20100-PL-007, Revision 0
- Area 2, Phase 1 Southern Waste Units Implementation Plan for Operational Unit 2, July 1998, 2502-WP-0029, Revision 0
- RTRAK Applicability Study, May 1998, 20701-RP-0003, Revision 1
- User Guidelines, Measurement Strategies, and Operational Factors for Deployment of In-Situ Gamma Spectrometry at the Fernald Site, July 1998, 20701-RP-0006 Revision B

Data Quality Objectives
Excavation Monitoring for Total Uranium Waste Acceptance Criteria (WAC)

1A. Task/Description: Waste Acceptance Criteria Monitoring

1.B. Project Phase: (Put an X in the appropriate selection.)

RI ☐ FS ☐ RD ☐ RA ☒ R/A ☐ OTHER1.C. DQO No.: SL-055 DQO Reference No.: N/A

2. Media Characterization: (Put an X in the appropriate selection.)

Air ☐ Biological ☐ Groundwater ☐ Sediment ☐Soil and Soil Like Material ☒Waste ☐ Wastewater ☐ Surface water ☐ Other (specify) _____

3. Data Use with Analytical Support Level (A-E): (Put an X in the appropriate Analytical Support Level selection(s) beside each applicable Data Use.)

Site Characterization

A ☐ B ☐ C ☐ D ☐ E ☐

Risk Assessment

A ☐ B ☐ C ☐ D ☐ E ☐

Evaluation of Alternatives

A ☐ B ☐ C ☐ D ☐ E ☐

Engineering Design

A ☐ B ☐ C ☐ D ☐ E ☐

Monitoring during remediation activities:

A ☐ B ☐ C ☐ D ☐ E ☐Other Waste Acceptance EvaluationA ☒ B ☐ C ☐ D ☐ E ☐

4.A. Drivers: Specific construction work plans, Applicable or Relevant and Appropriate Requirements (ARARs) and Operable Unit 2 and Operable Unit 5 Records of Decision (ROD).

4.B. Objective: To provide data for identification of soils and soil-like materials for compliance with Waste Acceptance Criteria.

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5. Site Information (Description):

The RODs specify that FEMP soils will be below the WAC for disposal in the OSDF. WAC determination will be necessary for site soils and soil like material that is scheduled for excavation and potential OSDF disposition.

6.A. Data Types with appropriate Analytical Support Level Equipment Selection and SCQ Reference: (Place an "X" to the right of the appropriate box or boxes selecting the type of analysis or analyses required. Then select the type of equipment to perform the analysis if appropriate. Please include a reference to the SCQ Section.)

1. pH <input type="checkbox"/>	2. Uranium <input checked="" type="checkbox"/>	3. BTX <input type="checkbox"/>
Temperature <input type="checkbox"/>	Full Radiological <input type="checkbox"/>	TPH <input type="checkbox"/>
Specific Conductance <input type="checkbox"/>	Metals <input type="checkbox"/>	Oil/Grease <input type="checkbox"/>
Dissolved Oxygen <input type="checkbox"/>	Cyanide <input type="checkbox"/>	
Technetium-99 <input type="checkbox"/>	Silica <input type="checkbox"/>	
4. Cations <input type="checkbox"/>	5. VOA <input type="checkbox"/>	6. Other (specify) <input checked="" type="checkbox"/>
Anions <input type="checkbox"/>	BNA <input type="checkbox"/>	<u>Moisture</u>
TOC <input type="checkbox"/>	Pesticides <input type="checkbox"/>	
TCLP <input type="checkbox"/>	PCB <input type="checkbox"/>	
CEC <input type="checkbox"/>		
COD <input type="checkbox"/>		

6.B. Equipment Selection and SCQ Reference:

ASL A <u>Nal and HPGe</u>	SCQ Section: <u>Appendix H</u>
ASL B _____	SCQ Section: _____
ASL C _____	SCQ Section: _____
ASL D _____	SCQ Section: _____
ASL E _____	SCQ Section: _____

7.A. Sampling Methods: (Put an X in the appropriate selection.)

Biased	<input type="checkbox"/>	Composite	<input type="checkbox"/>	Environmental	<input type="checkbox"/>	Grab	<input type="checkbox"/>	Grid	<input type="checkbox"/>
Intrusive	<input type="checkbox"/>	Non-Intrusive	<input checked="" type="checkbox"/>	Phased	<input type="checkbox"/>	Source	<input type="checkbox"/>		

DQO Number: SL-055

7.B. Sample Work Plan Reference: The DQO is being established prior to completion of the PSP.

Background samples: SED

8. Quality Control Samples: (Place an "X" in the appropriate selection box.)

8.A. Field Quality Control Samples:

Trip Blanks	<input type="checkbox"/>	Container Blanks	<input type="checkbox"/>
Field Blanks	<input type="checkbox"/>	Duplicate Measurements	<input checked="" type="checkbox"/> *
Equipment Rinse Samples	<input type="checkbox"/>	Split Samples	<input type="checkbox"/>
Preservative Blanks	<input type="checkbox"/>	Performance Evaluation Samples	<input type="checkbox"/>
Other (specify) _____			

*For the HPGe detectors, duplicate measurements will be made every 1 in 20 or one per lift, whichever is greater.

8.B. Laboratory Quality Control Samples:

Method Blank	<input type="checkbox"/>	Matrix Duplicate/Replicate	<input type="checkbox"/>
Matrix Spike	<input type="checkbox"/>	Surrogate Spikes	<input type="checkbox"/>
Other (specify) _____			

9. Other: Please provide any other germane information that may impact the data quality or gathering of this particular objective, task or data use.